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Part H.—Modifications by Government.

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PRIVATE SECRETARY'S OFFICE

NOTIFICATION

No. 5.—THIRD MICHIGAN COUNTY, BATTLE CREEK.

Information has been received from the Army Department of the Government of India that an entrance examination for the admission of candidates to the Royal Military College, Sandhurst, will be held at Simla during the latter half of May 1926 for the term commencing at Sandhurst in September 1926. The exact details of the examination will be notified here. In the meantime the following information is published for the use of intending candidates.

3. The Royal Military College is maintained for the purpose of offering a special military education to British candidates for commissions in the Cavalry, Infantry and Royal Army Service Corps of the British Service and to British and Indian candidates for commissions in the Indian Army. It is intended exclusively for those who desire to make the Army their permanent profession in life.

3. Candidates must be prepared to pass a qualifying examination the details of which are printed in Appendix A to this syllabus. The general educational standard required is that prescribed for the diploma of the Civil College, a school-leaving certificate recognized by a Local Government, the Matriculation examination of an Incorporated University or any higher examination.

4. Conflicts will, in addition, undergo a final review and test which will be conducted by a Local Board of Officers concerned under the terms of the Emergency War Control Act. This test is usually the Board is free to opinion as to the candidate's general character from the point of view of his suitability as an army officer.

3. Candidates will be examined by a Medical Board at Hialeah and will not be accepted unless they are pronounced physically fit for the Marine's service. The general standard demanded is that laid down in Appendix B to the regulations.

The brand has power—

- (c) In a case in which the defendant is charged with a crime, the jury shall be instructed that the defendant is presumed innocent until proven guilty beyond a reasonable doubt.

short, girl, etc., mentioned in Appendix B and in which the Board is satisfied that he is likely to attain the required standard before the time comes for him to be appointed to a commission, is recommended that, if successful in the competition, he be allowed to join the Royal Military College subject to the condition that, unless at the end of the course he is found to reach the standard which is increased age and height demand, he will not receive his commission.

(4) To reject a candidate as physically unfit.

A candidate who has been passed by a Medical Board as physically fit is in accordance with the previous Army Entrance Examination will not be exempt from being re-examined by a Medical Board.

Candidates are required to attach to their applications a medical certificate from a medical officer to the effect that they come up to the prescribed standard, and also a certificate certifying that they have been successfully (or twice unsuccessfully) vaccinated within the last five years.

8. Candidates are required to furnish a declaration in the following form signed by their parents or guardians:—

"I, _____ father of _____ a candidate for admission to the Royal Military College, Sandhurst, am able and willing to pay the prescribed fees and meet the incidental expenses. It is my intention to make the Army my permanent profession to life."

Expenses of parent or guardian.

7. Subject to the restrictions specified below, fees payable will be admissible on the following occasions:—

(1) To selected candidates attending the medical and qualifying examinations in India from their homes and back.

(2) To those who are admitted to join the Royal Military College, Sandhurst, from their residences in Great Britain.

The amount admissible on account of railway, river and sea passages within Indian limits will be restricted to one first class fare for each candidate. The amount admissible for road passages will be restricted to the mileage rate of first class third class where travelling on foot.

Applications for railway fares should be made to the Private Secretary to His Excellency the Governor of Madras. Passages by sea from India to the United Kingdom will be arranged by the Embarkation Commandant, Bombay, under orders from Army Headquarters.

No travelling allowance is admissible in candidates in connection with their journey to Madras or Coimbatore, as the case may be, for the purpose of interviewing His Excellency the Governor.

8. Unless a Government building is available, candidates will be provided with private accommodation usually in a hotel at Simla. Candidates will be charged for money, but the cost of the cost of the journey will be borne by Government. Suitable arrangements will be made for these candidates who are provided, by rules, from visiting the hotel provided.

Candidates may arrange for quarters in the hotel other than those provided, but they will be liable for any additional cost incurred. Candidates will not be allowed to live elsewhere.

Parents or guardians must ensure that candidates are provided with sufficient funds to meet the cost of their expenses while in India.

In no circumstances will candidates or their parents, guardians, relatives, or friends, be permitted to interview any officer of the Army Headquarters Staff, other than the officer detailed for the

purpose, or any other person connected with the examination or selection of candidates. An attempt to do so is liable to entail the cancellation of the candidate.

9. Selected candidates will be sent to England in charge of a British officer, who will be appointed by Army Headquarters, and who will meet the candidate at Bombay. Each candidate will have access to this officer at Bombay the sum of Rs. 200 to cover the cost of expenses incurred during the voyage to England.

10. The fees for students of the Royal Military College, Sandhurst, are shown below and are exclusive of studentship expenses and students, etc. (see paragraph 21):—

(a) For a King's Indian Cadet—as may be arranged by the Secretary of State for India in Council.

For the use of—

	£	PER ANNUM.
(1) A private gentleman	500	
(2) An officer or soldier who has died whilst on full pay, half pay, retired pay or pension, and whose family has been left in pecuniary distress (subject to the approval of the Secretary of State for India).	20	
(3) A deceased officer of whatever rank, whose widow, or widow has been, if living, eligible for pension.	25	
(4) A soldier who is serving, or who died while serving, with the Victoria, or who was discharged either on account of ill-health caused by the service, or after at least twenty years' soldier service.	25	
(5) An officer who is (or, if deceased, was at the time of his death) on the active list holding rank below the substantive rank (as regards substantive rank, medical, dental and veterinary officers) or the rank (as regards officers holding temporary King's Commissions as Lieutenants or Captains) of Lieutenant-Colonel in the Indian Army.	55	
A retired officer who last served in a rank below the above-mentioned rank, and retired with not less than twenty years' service or on account of age, non-employment, or ill-health caused by the service, or on reduction of establishment.	50	
(6) An officer who is (or, if deceased, was at the time of his death) on the active list holding the substantive rank (as regards substantive rank, medical, dental and veterinary officers) or the rank (as regards officers holding temporary King's Commissions as Lieutenants or Captains) of Lieutenant-Colonel or Colonel in the Indian Army.	85	
A retired officer who last served in any of the above ranks and retired on stated pay.	80	
(7) A serving or retired officer not otherwise specially provided for.	500	

If the holder of a cadet is promoted, or retires, the rate of gratification will be altered accordingly.

The reduced rates of fees laid down for the sons of officers do not apply to sixpence whether wholly or partially dependent on stipendium. The steps of an officer can only be admitted at a reduced rate when the service rendered by his father qualify for a reduction.

11. The total sum required by an Indian cadet of the College may be estimated as follows:—

(a) One of an officer below the rank of Lieutenant-Colonel

	£	s	d.
Fees three terms at	150	0	0
£10 per annum	30	0	0
Cadgingest amount	180	0	0

Verger's
England

£

PER

ANNUUM.

£

PER

ANNUUM.

£

PER

ANNUUM.

£

PER

ANNUUM.

	R	S	d.
Pocket money—18 months, at £3 per month ..	54	0	0
18 months' travelling expenses at £15-5-0 per week ..	96	15	0
Extra pocket money during vacation (18 Weeks) at £3-5-0 per week ..	56	14	0
Smaller during the three terms and whilst on being commissioned ..	200	0	0
(a) ..	527	14	0

(1) *Sum of a private gentleman.*

Fete three terms ..			
£200 per annum ..	600	0	0
Geographical account ..	50	0	0
Pocket money—18 months, at £3 per month ..	54	0	0
18 weeks' vacation expenses at £15-5-0 per week ..	96	15	0
Extra pocket money during vacation (18 Weeks) at £3-5-0 per week ..	56	14	0
Smaller during the three terms and whilst on being commissioned ..	200	0	0
(1) ..	755	4	0

12. The sum for smaller includes additional expenses during the vacation, such as travelling and entertainment. The expenses of medals will, as far as possible, be kept within the above limits, but the parent or guardian of cadets must be prepared to pay any costs over these amounts.

13. The above estimate does not provide for European kit on arrival in England other than the annual allowance for college uniform; for the purchase of European kit an additional sum of from £100 to £200 should be provided.

14. An allowance of 4s. a day, is in aid of the expenses of rooming, washing, and other contingents, will be added to a charge against the father for each cadet so long as he is in residence at the Royal Military College. All other necessary expenses which cannot be covered by this allowance shall be chargeable to the parent or guardian of a cadet.

15. If a cadet is absent a whole term in consequence of matriculation, a payment of £10 shall be required in lieu of the half-year's contribution for the privilege of his name being kept on the rolls of the establishment, and for a messory being kept open at the commencement of the next term.

16. If a cadet is a volunteer, or returned during a term, his daily allowance shall come from the date of such matriculation or return, and the contribution made for the half-year shall be forfeited, unless otherwise specially decided by the Army Council.

17. (a) If a cadet is absent from sickness during a portion of the term, his allowance shall continue to be issued and credited to his account. In exceptional cases a refund of the contribution for the period of absence may be authorized by the Commandant, and in such cases the cadet's allowance shall come for the period of the refund.

(b) If a cadet is admitted for treatment in a field military hospital, stoppage will be charged for the period of his absence in hospital at the following rates—

- (i) 2s. 6d. a day during the period that the daily allowance specified in paragraph 14 continues to be credited to his account.
- (ii) 12s. a day if not when the daily allowance ceases to be credited to his account by reason of the contribution, or portion thereof, due under paragraph 14, for the

period of his absence not having been paid or having been forfeited in accordance with paragraph 14.

18. Parents or guardians of candidates are required to pay two-thirds of the estimated expenditure (i.e., either (a) £371-15-6, or (b) £336-10-6), before the beginning of the first term of the first year and the remainder one-third (i.e., either (a) £125-15-6, or (b) £112-5-6) before the commencement of the third term.

As it is impossible for Indian cadets to return to India during the vacation, arrangements will have to be made for their accommodation in England during these periods, either by their parents or guardians or by the Indian Office on behalf of the latter.

19. The annual length of the course of instruction of will be about eighteen months divided into three instruction terms. The College term will be—

Spring term—From about beginning of February to about middle of July.

Autumn term—From about beginning of September to about middle of December.

The intermediate periods will constitute the vacations.

20. The subjects which form the course of studies, which are liable to alteration from time to time, are given in the following table—

Subject.

Tactics, Artillery, Field Engineering, Hygiene, Map reading and Field Sketching.

Communication and Administration.

Military Law.

History and English (including Military History).

Geography.

Algebra, Geometry (Science, French or Advanced History).

Latin.

Equitation.

Weapon Training.

Physical Training.

21. The aggregate marks will determine the cadet's place in order of merit when passing out for appointment to a commission.

22. To qualify for promotion to a higher term, a cadet will be required to obtain not less than 25% of the aggregate marks allotted to the term.

To qualify for appointment to a commission from the third term, a cadet will be required to obtain not less than 25% of the aggregate marks allotted to the term.

To merit marks in any subject a cadet must obtain not less than 25% of the total marks allotted to that subject for the term.

23. At all examinations a definition of marks, up to 5 per cent of the maximum, will be made for handwriting which is difficult to read. A similar deduction, up to the same limit, will be made for bad English spelling.

These deductions will not reduce below the qualifying mark the aggregate marks obtained by the cadet.

24. A cadet who fails to obtain the qualifying maximum of marks for any term will pass that term, and will forfeit all claim to compete for appointment to the Indian Army. He will be warned that if he fails at a subsequent examination he will be removed from the College.

25. In order to ensure due diligence during the whole period of residence there will be an examination at the end of each term conducted either by the instructional staff of the Cadet College or by independent examiners.

26. When a cadet passes out of the Cadet College, the Commandant will certify that all debts have been paid. In those cases where this certificate cannot be given the granting of a commission will be liable to be withheld, unless such debts are discharged.

*The figure has been temporarily reduced to 8.

45. No refund will be required in respect of any payment already made in the event of an officer becoming non-effective as otherwise owing to be entitled to the grant.

46. The winners of scholarships who can afford to do so will be given the opportunity of accepting the scholarships relating to the scholarship in favour of those less fortunately circumstanced. In such a case the winner would still retain the titular distinction.

47. An officer holding a scholarship will be liable, at the discretion of the Army Council, to forfeit it for misconduct.

KING'S INDIA CADETSHIP AND HONORARY KING'S INDIA CADETSHIP

This section is applicable only to (a) candidates for King's India Cadetships, who are sons of persons who have served in India in the Military or Civil service of His Majesty or of the East India Company, and (b) candidates for Honorary King's India Cadetships, who are sons of Indian holders of the King's Commission in the Indian Army or Indian Medical Service.

48. King's India cadets will be nominated by the Secretary of State for India in Council, under the provisions of 21 and 22 Vict. c. 104, and 25 and 26 Vict. c. 102, from sons of persons who have served in India in the military or civil service at His Majesty, or of the East India Company.

49. Three honorary King's India cadets are nominated annually by the Secretary of State for India in Council.

Such cadets are appointed from—

(a) The sons of officers of the Indian Army or Indian Medical Service who were killed in action or have died of wounds received in action within six months of such wounds having been received or have (since brought on by fatigue, privation, or exposure, incident to military operations in the field before an enemy, within six months after they having been first received to be ill.

(b) The sons of officers of the Indian Army or Indian Medical Service who have attained the brevet or substantive rank of major or lieutenant-colonel, and have performed long or distinguished service.

50. An application for a King's India cadetship or for an honorary King's India cadetship on behalf of an Indian candidate should be addressed to the Secretary to the Government of India, Army Department.

51. King's India cadets, and honorary King's India cadets, will be required, before admission to the college, to qualify (a) within 50 percent of the marks allotted in each of the three obligatory subjects of Class II at an Army Entrance Examination, and to furnish satisfactory evidence that they are eligible with regard to age and character. For limits of age see paragraph 2.

52. King's India cadets may be exempted from paying the following sums towards covering the expense of uniforms, books, theory, recreation, etc. (included in the regulations referred to in paragraph 10) if so decided by the Indian Office—

On joining the college	2
Commencement of third term	15

53. Cadets are subject to such rules and regulations as may be, from time to time, published for the maintenance of good order and discipline at the Cadet College.

54. The Commandant has the power of admission, and also of withdrawing a cadet for misconduct at any time or to his place in the list of successful candidates for commission. In all such cases the circumstances will be reported by the Commandant

to the Under-Secretary of State, The War Office. A successful cadet will forfeit his right to be considered for the Indian Army or the Royal Army Service Corps.

55. A cadet may, by order of the Commandant (acting as who will report the circumstances to the Under-Secretary of State, The War Office, be kept for two consecutive terms in the same division, either as a punishment for a breach of discipline, or, in the case of a backward cadet, where it is considered that he would benefit by extra instruction.

56. In cases requiring more serious action, cadets General or are liable, on the report of the Commandant to the Under-Secretary of State, The War Office, to be:

- (1) Removed; or
- (2) Expelled.

57. The name of any cadet expelled will be recorded at the War Office, and may, in the opinion of the Army Council, be recommended to be removed to, he made known to the First Lord of the Admiralty, the Secretary of State for India, the Secretary, The Air Ministry, and the Civil Service Commissioners, in order to prevent the admission of the cadet into His Majesty's naval, military, or air service, or home, colonial, or Indian civil service.

58. A cadet is also liable to be removed from the Cadet College:

- (1) For moral or physical delinquency;
- (2) For unsatisfactory progress in his studies, or physical exercises; or
- (3) If reported by the Commandant as not likely to become an efficient officer.

59. On receipt of information from the Secretary of State for India of the removal or expulsion of an Indian cadet from the College, the Local Government or Administration concerned will be notified in order that the parent or guardian of the cadet may be informed.

60. Cadets will salute all officers in uniform and saluting their whole duty. They will be officers when not in uniform. They will also salute the division professors and instructors of the Cadet College.

61. Officers Commanding Companies have certain Privileges of punishment delegated to them, and will report to the Commandant, through the adjutant all punishments which they may inflict.

62. Officers, staff instructors, professors and private instructors are not permitted to give private instruction on payment to cadets, either during the vacation or at any other time.

63. No person belonging to the Cadet College is permitted to receive a present from any cadet, or from the relations or friends of any cadet. Any non-commissioned officer, or employee, who accepts a present is liable to be removed or discharged, and the act of giving it to be punished for disobedience of orders.

64. They will, while at the Royal Military College, Mending being in the ordinary College dress and no special wearing arrangements can be made as a reward.

65. Indian cadets are required to appear at all lectures. There is the uniform of the College except when on leave or when others are exempted by the Commandant, but they will be allowed to wear their national traditional dress should they so desire.

66. They will not be allowed to take as guests or servants personal attendants of any kind to the College.

67. One of the rules for admission to the Royal Family of Military College is that a cadet should be unmarried, suitable. This rule will be waived in the case of Indian candidates, but in no circumstances will a cadet be allowed to take his wife or family to England.

Applicants
to examine
must

26. Candidates from India will have to qualify in the ordinary papers of examination and will, on qualifying, be eligible for King's commissions. Before being posted to a command, they must be certified to be in good mental and bodily health and free from any physical defects likely to interfere with the performance of their military duties. Those who are successful in obtaining commissions will enter the Indian Army as Second Lieutenants. The appointment of gentlemen to India, after passing out of the Royal Military College, in particular regiments of cavalry and infantry, is governed by the requirements of vacancies and the requirements of the service. Indian Candidates will be posted to one of the units selected for Indianisation subject to these conditions, a preference will be made on the following principles:—

(1) The best qualification will be given to those who have passed highest on the list of successful candidates from the Royal Military College, but the Government of India reserve the right to consider special family or territorial claims irrespective of the candidate's position on the list.

(2) A candidate having any special family or territorial connection with a regiment should describe the connection in the preference form which he will be required to fill in during his last term at the College, and careful consideration will be given to such claims in deciding the question of his appointment.

(3) Candidates without special claims are at liberty to apply for particular regiments (not exceeding three).

(4) In making final appointments the candidates' wishes, as stated on the preference form, will be met as far as practicable, having due regard to the preceding paragraphs.

There is no objection to a Colonel of a regiment submitting a recommendation to Army Headquarters, India, on behalf of a recruit whom he may desire to be appointed to his regiment.

27. Intending candidates should submit their applications in the form below:—

Form of Application

- (1) Name in full (to be typed or hand printed).
- (2) Date of birth (this must be definitely stated).
- (3) Date and time.
- (4) Name, occupation and address of father, stating if living or deceased.
- (5) Name, occupation and address of guardian or nearest relative in event of father not being alive.
- (6) Full particulars of any military service rendered by candidate's father.
- (7) Brief summary of any military service rendered by candidate or next relatives.
- (8) Place and standard of education, examination passed, with dates, linguistic qualifications other than English, pecuniary conditions.
- (9) Whether able to read and what points played.
- (10) Personal address in India.
- (11) Particulars of any military service (if any) in any Government or Civil Department rendered by next relatives of candidate.
- (12) One or two subjects selected.
- (13) Whether first-hand drawing selected or not.
- (14) Whether mental and vocational, mental and physical or general declaration attached (vide paragraphs 5 and 6).

Date

Place

Signature of Candidate.

28. The Private Secretary to His Excellency the Governor of Madras, to whom application should be made not later than 25th March 1916 will indicate to the selected candidates the date of their selection. No application received after the 25th March 1916 can be considered.

29. Candidates are informed that copies of the "Provisional Regulation" governing the admission of Indian Gentlemen to the Royal Military College, Sandhurst, 1925" and the "Report on the written Examination of Indian Candidates for the Royal Military College, Sandhurst, September 1925" can be obtained from the manager, Government of India Central Publication Branch, 8, Hastings Street, Calcutta, at a cost of two annas per copy.

APPENDIX A.

SYLLABUS OF EXAMINATIONS FOR INDIAN CANDIDATES FOR ADMISSTION TO THE ROYAL MILITARY COLLEGE, SANDHURST.

The subjects of the written examination and the maximum number of marks obtainable for each subject are as follows:—

Class I.—*Compulsory.*

	Marks.
(a) English and General knowledge ..	300
(b) British Imperial History and General Geography ..	300
(c) Elementary Mathematics ..	300

Class II.—*Optional.*

	Marks.
(i) Physics and Chemistry or General Science ..	150
(ii) Intermediate Mathematics ..	150
(iii) Urdu ..	150
(iv) Modern Persian ..	150
(v) Persian ..	150
(vi) Sanskrit ..	150

All the subjects in Class I must be taken up, and two subjects of Class II may be taken, one only of which may be a language.

In addition, candidates may take up finished drawing, to which 100 marks will be allotted.

To qualify, candidates will be required to obtain not less than 50 per cent in each obligatory subject, and to obtain a total of 500 marks in the aggregate for the whole examination. Candidates will not be given credit for marks in an optional subject when such marks are less than 50 per cent.

Candidates who qualify and who are the sons of Indian officers will be awarded extra marks on the following scale, and it is, therefore, essential that full particulars of the father's service are given on the recommendation form:—

	Marks.
Son of an officer of Regular Indian Army, killed in action, or died of wounds, or of distinguished service ..	200
Son of an officer of Cavalry, Infantry, or Artillery, of the Indian Army who has at least 15 years' service, or was wounded in action ..	200
Son of an officer of Cavalry, Infantry, or Artillery with less than 15 years' service, or of an officer of other branches ..	100

Note.—Candidates will not be permitted to change the subjects they select after forwarding their application.

SYLLABUS OF SUBJECTS FOR THE WRITTEN QUALIFYING EXAMINATION.

ENGLISH.

Mark 100.

Essay.—Three alternative subjects to be given the examinee of which candidates may choose any. Reproduction of a passage read out to the candidate.

General paper (to test general knowledge and intelligence.)

BRITISH IMPERIAL HISTORY AND GEOGRAPHY.

Mark 300.

The Age of Discovery.
Trade and Settlement.

Foreign were, their sources and the additions to the Empire resulting from them.

The constitution of the Dominions and India, Crown Colonies and Protectorates.

The general expansion of the Empire from the beginning of the 17th century to 1914.

The Empire during the Great War.

The re-adjustment of the Empire and the World as a result of the Great War.

The general geography of the World and its physiographical bases, viz.—

The size and shape of the earth; latitude and longitude; general distribution of land and sea.

The atmosphere; seasonal and regional variations of temperature, pressure, and wind; winds.

The sea; form and temperature of the ocean; drift and ocean currents; the tides.

The land; characteristics and distribution of mountains, tablelands, highlands, and plains; areas of ground and surface water, ice, and wind; types of land forms; characteristics of river systems.

Effects of climate on vegetation, characteristics and distribution of forests, grass lands, and deserts. Animals characteristic of the chief vegetative regions; the great faunal groups.

General character and distribution of the chief types of mankind.

Distribution of population based on occupations in relation to physical features, climate, and vegetation; the natural resources and the chief products of each continent; geographical reasons for the position of the great cities of the world and the routes between them. Frontiers.

Simple methods of making maps.

Candidates will be expected to show an elementary knowledge of the topography of the world, and to be able to read topographical and statistical maps, including Ordnance Survey maps.

The Geography and History of India and neighbouring countries in detail.

Mathematics (Mathematics).

Book 20.

Arithmetic.—The ordinary processes of arithmetic; the consecutive units in the tables of measurement of length, area, volume (including parts, quarts, gallons), and weight (avoirdupois); the metric system, and line with their commonest multiples and sub-multiples; fractions and decimals, vulgar and cent; A knowledge of measuring devices and the process of estimating the cubic root will not be required. Questions will not be set on "practical work" or "true division." The use of associated methods will not be required.

Questions will also be set on the uses of cylinders and cones, on determination of areas, by dissection (rectilinear figures, circles), by squared paper, by weighing; area of triangles and similarity of a line; determination of volume, by dissection (rectilinear blocks, spheres, cylinders), by displacement (overflows, graduated jar, burette), by weighing; use of balance; determination of density and specific gravity.

The use of algebraic symbols and processes, and the use of arithmetical and tables of logarithms will be allowed.

Algebra.—The expression of an arithmetical generalization in a formula; easy questions on the simplification of algebraical expressions, such as might arise in dealing with practical problems; interpretation of a formula; substitution of a formula for numerical values of its variables; simple equations; easy quadratic equations, solution of two linear simultaneous equations, algebraical elements of them. 20 in the Cambridge Geometry

Schools*; easy factors; easy graphs; change of the subject of a formula; the use of four-figure logarithmic tables.

Geometry.—Printed and diagrammed geometry according to the Cambridge Geometry Schools; A *Proof* will not be required of the propositions marked with an asterisk. Numerical solutions of right-angled triangles by geometry or by use of means and logs.

Candidates will be expected to be acquainted with the forms of the regular solid bodies, namely, the cube, the rectangular block, the sphere, the cylinder, the cone, the right pyramid, and the cone.

In the absence of special instructions that a question is to be answered by a particular method, candidates are at liberty to choose their method from any branch of mathematics.

Physics and Chemistry.

Physics.

Book 250.

(a) *Heat and Optics*.—Sources and production of heat; thermometry (expansion); calorimetry, specific heat, change of state, latent heat; convection, conduction, and radiation. Relations of heat to other forms of energy; the mechanical equivalent of heat. Practical applications.

Production and propagation of light; the reflection and refraction of light at plane and spherical surfaces; the formation of images; mirrors and simple lenses; simple optical instruments. Dispersion and colour; vision.

(b) *Electricity and Magnetism*.—Simple experiments and measurements with magnets; laws of force; ferromagnetic materials. Elementary principles of electrostatics; electric static induction. Simple forms of cells; electrostatic force, current, resistance; the magnetic, chemical, and thermal effects of a current; method of measuring currents. The tangent galvanometer and moving coil galvanometer. Thomson's magnetometer; elementary questions on the application of these principles, e.g. in the dynamo or motor, telegraph or telephone, may be set.

Acoustic Work.—Simple qualitative experiments to illustrate the phenomena of heat, use of the cathetometer. Experiments with plane and convex mirrors and convex lenses.

Simple experiments on magnetism: mapping field, comparison of magnetic materials and of wire strengths. The electromagnet and solenoids. Use of the tangent galvanometer to compare resistance and electromotive forces; simple experiments in electrolysis. Wheatstone's Bridge; determination of specific resistance.

Chemistry.

The distinction between elements, compounds, mixtures; the laws of conservation; equivalent weight, molecular weight, atomic weight, and their determination by direct methods only.

The chemistry of the following elements and of their chief compounds—Hydrogen, Chlorine, Bromine, Iodine, Oxygen, Sulphur, Nitrogen, Phosphorus, Carbon, Potassium, Sodium, Zinc, Iron, Copper, Acids, bases, and salts. The properties of the atmosphere in plant and animal life. The part played by carbon in the growth of plants.

Practical Chemistry.—Experiments illustrating the difference between elements, compounds, and mixtures, the preparation and properties of the common gases and the simpler compounds of the elements in the schedule; observations on the behaviour of bodies under the action of reagents, including bodies not mentioned in the schedule;

simple experiments involving weights and the measurements of volume, illustrating the volume of gases.

In the event of a practical test being impossible, the value of the work will be affected in the written papers.

General Science.

Mark 123.

Papers will be set to test the candidate's knowledge of scientific principles and of their application in everyday life, as followed in the following schedule—

Examples of substances, illustrated by falling bodies and by simple machines; the movement of mass, weight, force, energy; the transformations of energy.

The general properties of solids, liquids and gases; principles of hydraulics with practical applications; solutions of diffusion and surface tension.

Production and sources of heat; the stress of temperature and quantity of heat; effects of heat in matter; transformations of heat. Relation between heat and work manifested in the steam engine and the internal combustion engine. Domestic heating and ventilation.

Production and propagation of sound; pitch, loudness and quality.

Production and propagation of light; reflection, refraction and dispersion; colour. The eye and simple optical instruments. Domestic lighting.

Elementary ideas of magnetism. The fundamental experiments of electrostatics. Effects of the electric current. Ohm's law. Current induction, with the aid of its application in the dynamo. Practical applications of electricity in domestic lighting and in the transmission and transformation of energy.

The chemistry of air and water and of the elements contained in them. The chemistry of combustion; various forms of fuels; carbon as a reducing agent in metallurgy. The relation of the air and its constituents to the life of plants and animals and to the weathering of rocks. The general laws of chemical combination illustrated by a few common substances (e.g., chalk, sulphur, acid and the common salts and bases); explanation of these laws by the atomic theory.

The distinction between living and non-living things; the distinction between typical plants and typical animals. The life of a plant; importance of plants in building up food and fuel. Fundamental principles of agriculture. Simple cases of fermentation and enzyme action. Simple physiology and hygiene.

The solar system; stars and nebulae. General structure of the earth's crust; igneous and sedimentary rocks; agents of denudation and deposition; fossils and their significance.

Some choice of questions will be given. A laboratory test may be included in the subject matter of the above syllabus, but due notice will be given of its introduction.

Leveque's Mathematics.

Mark 124.

Includes Elementary Mathematics together with—

Geometry.—Elementary ideas in solid geometry treated informally (angle between planes, angle between line and plane, great and small circles of sphere, mensuration).

Algebra.—Solution of two simultaneous equations, one linear and one quadratic, any question in variation; the meaning and simple form of series of negative and fractional indices; use of logarithmic tables; arithmetic progression, finite geometric progression; rate of change of a function and gradient of a graph; practical application of gradients and of areas of graphs.

Trigonometry.—Solution of plane triangles; proofs of trigonometrical functions; use of haeridgus tables; formulae for trigonometrical ratios of the sum and difference of two angles.

Statics and Dynamics.—The lever, the inclined plane, the pulley and other simple machines; the composition and resolution of forces in one plane; moments; simple graphical methods; friction; simple cases of equilibrium; properties of the centre of gravity; work; velocity ratio, mechanical advantage, and efficiency of a machine.

The composition and resolution of velocities and accelerations in one plane; rectilinear motion under uniform acceleration; Newton's laws of motion; the conservation of linear momentum; work and energy; the time of flight, greatest height, and horizontal range of projectiles.

Proofs of the parallelogram and triangle of forces, and of the principle of moments will not be asked for.

In the absence of special instructions that a question is to be answered by a particular method, candidates are at liberty to show their method from any branch of mathematics.

UNIV. MODERN PHYSICS, PHYSICS OR CHEMISTRY.

Mark 125.

1. Translation from the Vernacular into English.
2. Translation from English into Vernacular.
3. An essay or letter on one or two alternative subjects.
4. Catechism. Candidates to—
(a) talk in the Vernacular,
(b) write a short dictated passage in the Vernacular.

FREEHAND DRAWING.

Mark 126.

In addition, if so desired, Freehand Drawing may be taken.

NEW CAMBRIDGE GEOMETRY SCHEDULE.

The order in which the theorems are stated is not imposed on the sequence of their treatment.

SECTION A.

PRACTICAL GEOMETRY.

1. Division of angles and of straight lines.
2. Construction of perpendiculars to straight lines.
3. Construction of an angle equal to a given angle.
4. Construction of parallels to a given straight line.
5. Simple cases of the construction from sufficient data of triangles and quadrilaterals.
6. Division of straight lines into a given number of equal parts.
7. Construction of a triangle equal in area to a given polygon.
8. Construction of tangents to a circle, and of secants tangents to two circles.
9. Simple cases of the construction of circles from sufficient data.

SECTION B.

PRACTICAL GEOMETRY.

10. Division of straight lines into parts in any given proportion.
11. Construction of a fourth proportional to three given straight lines and a mean proportional to two given straight lines.
12. Construction of angular figures of 3, 4, 5, 6 or 8 sides in or about a given circle.
13. Construction of a square equal in area to a given polygon.

SECTION III.

ANGLES AT A POINT.

* 14. If a straight line stands on another straight line, the sum of the two angles so formed is equal to two right angles, and the converse.

* 15. If two straight lines intersect, the vertically opposite angles are equal.

PARALLEL STRAIGHT LINES.

* 16. When a straight line cuts two other straight lines, if

- (a) a pair of alternate angles are equal, or
- (b) a pair of corresponding angles are equal,

or (iii) a pair of interior angles on the same side of the cutting line are together equal to two right angles, then the two straight lines are parallel; and the converse.

* 17. Straight lines which are parallel to the same straight line are parallel to one another.

TRIANGLES AND RECTILINEAR FIGURES.

* 18. The sum of the angles of a triangle is equal to two right angles.

* 19. If the sides of a convex polygon are produced in order, the sum of the angles so formed is equal to four right angles.

* 20. If two triangles have two sides of the one equal to two sides of the other, each to each, and also the angles included by those sides equal, the triangles are congruent.

* 21. If two triangles have two angles of the one equal to two angles of the other, each to each, and also one side of the one equal to the corresponding side of the other, the triangles are congruent.

* 22. If two sides of a triangle are equal, the angles opposite to those sides are equal; and the converse.

* 23. If two triangles have the three sides of the one equal to the three sides of the other, each to each, the triangles are congruent.

* 24. If two right-angled triangles have their hypotenuses equal, and one side of the one equal to one side of the other, the triangles are congruent.

* 25. If two sides of a triangle are unequal, the greater side has the greater angle opposite to it; and the converse.

* 26. Of all the straight lines that can be drawn to a given straight line from a given point outside it, the perpendicular is the shortest.

* 27. The opposite sides and angles of a parallelogram are equal, each diagonal bisects the parallelogram, and the diagonals bisect one another.

* 28. If there are three or more parallel straight lines, and the intercepts made by them on any straight line that cuts them are equal, then the corresponding intercepts on any other straight line that cuts them are also equal.

AREAS.

* 29. Parallelograms on the same or equal bases and of the same altitude are equal in area.

* 30. Triangles on the same or equal bases and of the same altitude are equal in area.

* 31. Equal triangles on the same or equal bases are of the same altitude.

* 32. Illustrations and explanations of the geometric theorems corresponding to the following algebraical identities:

$$\begin{aligned} (a+b)^2 &= a^2 + 2ab + b^2, \\ (a+b)^2 &= a^2 + 2ab + b^2, \\ (a-b)^2 &= a^2 - 2ab + b^2, \\ a^2 - b^2 &= (a+b)(a-b). \end{aligned}$$

* 33. The square on a side of a triangle is greater than, equal to, or less than, the sum of the squares on the other two sides, according to the angle contained by those sides is obtuse, right, or acute. The difference in the case of inequality is twice the rectangle contained by one of the two sides and the projection on it of the other.

LOCUS.

* 34. The locus of a point which is equidistant from two fixed points is the perpendicular bisector of the straight line joining the two fixed points.

* 35. The locus of a point which is equidistant from two intersecting straight lines consists of the pair of straight lines which bisect the angles between the two given lines.

TWO CIRCLES.

* 36. A straight line, drawn from the centre of a circle to touch a chord which is not a diameter, is at right angles to the chord; conversely, the perpendicular to a chord from the centre bisects the chord.

* 37. There is one circle, and one only, which passes through three given points not in a straight line.

* 38. In equal circles (or, in the same circle) (i) if two arcs subtend equal angles at the centre, they are equal; (ii) conversely, if two arcs are equal, they subtend equal angles at the centre.

* 39. In equal circles (or, in the same circle) (i) if two chords are equal, they cut off equal arcs; (ii) conversely, if two arcs are equal, the chords of the arcs are equal.

* 40. Equal chords of a circle are equidistant from the centre, and the converse.

SECTION IV.

TWO CIRCLES.

* 41. The tangent at any point of a circle and the radius through the point are perpendicular to one another.

* 42. If two circles touch, the point of contact lies on the straight line through the centres.

* 43. The angle which an arc of a circle subtends at the centre is double that which it subtends at any point on the remaining part of the circumference.

* 44. Angles in the same segment of a circle are equal; and if the line joining two points subtends equal angles at two other points on the same side of it, the four points lie in a circle.

* 45. The angle in a semicircle is a right angle; the angle in a segment greater than a semicircle is less than a right angle; and the angle in a segment less than a semicircle is greater than a right angle.

* 46. The opposite angles of any quadrilateral inscribed in a circle are supplementary; and the converse.

* 47. If a straight line touch a circle, and from the point of contact a chord be drawn, the angles which this chord makes with the tangent are equal to the angles in the alternate segments.

* 48. If two chords of a circle intersect either inside or outside the circle, the rectangle contained by the parts of the one is equal to the rectangle contained by the parts of the other.

SECTION V.

PROPOSITIONS: SIMILAR TRIANGLES.

* 49. If a straight line is drawn parallel to one side of a triangle, the other two sides are divided proportionally; and the converse.

* 50. If two triangles are equiangular, their corresponding sides are proportional; and the converse.

24. If two triangles have one angle of the one equal to one angle of the other and the sides about these equal angles proportional, the triangles are similar.

25. The internal bisector of an angle of a triangle divides the opposite side externally in the ratio of the sides enclosing the angle, and likewise the exterior bisector externally.

26. The ratio of the areas of similar triangles is equal to the ratio of the squares on corresponding sides.

APPENDIX B. PHYSICAL CONDITIONS.

1. To be passed as fit for a commission in the Regular Army a candidate must be in good mental and bodily health, and free from any physical defect likely to interfere with the efficient performance of military duty.

2. The examination of age, height and chest girth will not be less than that given in the following table:—

PHYSICAL EQUIVALENTS.

Age last birthday	Height without shoes	Chest	
		Girth when fully expanded.	Range of expansion not less than—
16	5 ft 6 in under 47	31	5
	57	32	6
	58	33	7
	59	34	8
	60	35	9
17	5 ft 6 in under 47	31	5
	57	32	6
	58	33	7
	59	34	8
	60	35	9
18	5 ft 6 in under 47	31	5
	57	32	6
	58	33	7
	59	34	8
	60	35	9
19	5 ft 6 in under 47	31	5
	57	32	6
	58	33	7
	59	34	8
	60	35	9
20	5 ft 6 in under 47	31	5
	57	32	6
	58	33	7
	59	34	8
	60	35	9
21 and upwards	5 ft 6 in under 47	31	5
	57	32	6
	58	33	7
	59	34	8
	60	35	9

3. The candidate's height will be measured as follows—He will be placed against the standard with his feet together, and the weight thrown on his heels and not on the toes or soles of the feet. He will stand erect without rigidity, and with the heels, buttocks and shoulders touching the standard, the chin will be depressed to bring the vertex of the head level under the horizontal bar, and the height will be recorded in inches and parts of an inch to quarters.

4. The candidate's chest will be measured as follows—He will be made to stand erect with his feet together, and to raise his arms over his head. The tape will be so adjusted round the chest that its upper edge touches the inferior angles of the shoulders behind, and its lower edge the upper part of the nipples in front. The arms will then be lowered to their normal position by the side, and care will be taken that the shoulders are not thrown upwards or backwards so as to depress the tape. The candidate will then be directed to take a deep inspiration several times, and the maximum expansion of the chest will be carefully noted.

The minimum and maximum will then be recorded thus as follows, $\frac{31}{35}$ to $\frac{32}{36}$, etc.

In recording the measurements, fractions of an inch less than half an inch should not be noted.

5. The candidate will also be weighed, and his weight recorded in pounds. Fractions of a pound should not be noted.

6. The examination for determining the acuteness of vision includes two tests; one for distant, the other for near vision. The Army Test Types will be used for the test for distant vision, without glasses at a distance of 20 feet, and for the test for near vision without glasses, at any distance selected by the candidate. The standards of the minimum acuteness of vision with which a candidate will be considered fit are as follows:—

STANDARD I.

Right eye	Left eye
Distant vision—Y = 3/6	Y = 3/6
Near vision—Rounds 0, 5.	Rounds 0, 5.

STANDARD II.

Right eye	Left eye
Distant vision—Y = 6/6	Y, without glasses = not below 6/60; and after correction with glasses = not below 6/24.
Near vision—Rounds 0, 5.	Rounds 1.

STANDARD III.

Right eye	Left eye
Distant vision—Y, without glasses = not below 6/60; and after correction with glasses = not below 6/4.	Y, without glasses = not below 6/60; and after correction with glasses = not below 6/12.

Near vision—Rounds 0, 5. Rounds 1.

Each eye must have a full field of vision as tested by hand movements.

Swack or any morbid condition of the eye or of the lids of either eye liable to the risk of aggravation or recurrence will cause the rejection of the candidate.

Each eye will be examined separately, and the lids must be kept wide open during the test.

Inability to distinguish the principal colours will not be regarded as a cause for rejection, but the fact will be noted in the proceedings and the candidate will be informed.

The degrees of acuteness of vision of all candidates for commissions will be entered in the proceedings in the following manner:—

V.D. = . . . ; with glasses = . . . ; Rounds . . .
V.N. = . . . ; with glasses = . . . ; Rounds . . .

No relaxation of the standard of vision will be allowed.

7. The following additional points will then be observed:—

- That his hearing is good and there is no sign of ear disease.
- That his speech is without impediment.
- That his teeth are in good order. He must have six sound teeth in the upper jaw. Slightly decayed or ten annual teeth in the lower jaw. Two of these teeth in each jaw must be sound. Walled teeth will be considered as sound.
- That his chest is well formed, and that his lungs and heart are sound.
- That he is not epileptic.

(f) That he does not suffer from a severe degree of rickets* or various evils. A candidate who has been successfully operated on will be accepted.

(g) That his limbs are well formed and developed.

(h) That there is free and perfect motion of all the joints.

(i) That his feet and toes are well formed.

(j) That he does not suffer from any venereal skin disease.

(k) That he has no congenital malformation or defect.

(l) That he does not bear traces of venereal or chronic disease pointing to an assumed constitution.

* Severe rickets is defined as follows:—

(1) When the mass of ribs is so great that it hangs down in front of the inside when the candidate stands up.

(2) If the ribs are elongated in such an extent that the inside hangs at a level scarcely lower than the level of the spine, allowing for the fact that the left tibia is usually at a lower level than the right.

(3) If there is straggle to such an extent that the upper tibia is situated at less than half of the bulk of the girth on the right side.

(4) Endometal tibia should only be considered a true rickets when it is accompanied with the signs of rickets at the natural age.

R. CONRAN SMITH,

Private Secretary to His Excellency the Governor.

MAJOR GOVERNOR'S CLERK,
19th February 1926.

PUBLIC DEPARTMENT

LEAVE

Fort St. George, February 17, 1926.

No. 55.—Under rule 41 of the Fundamental Rules, Mr. C. F. Broadbent, I.C.S., leaves on average pay for twenty days from the 18th March 1926 to date of return.

Fort St. George, February 20, 1926.

No. 56.—Under the High Court Judges (India) Rules, 1922, the Hon'ble Mr. Justice D. G. Wallace, I.C.S., leaves on full allowances for two months in continuation of the summer vacation of the High Court for 1925 and leaves on half allowances for one month in continuation of the leave on full allowances.

EXTENSION OF LEAVE.

Fort St. George, February 18, 1926.

No. 57.—Sir Arthur Kemp, K.C.M.G., C.B., I.C.S., has been granted an extension of leave on half average pay for eleven months and twenty days with effect from the 31st January 1926.

SERVICES PLACED

Fort St. George, February 16, 1926.

No. 58.—The following notification of the Government of India is republished:—

FOREIGN AND PUBLIC DEPARTMENT.

Slutsk, the 21st January 1926.

No. 10-B.—The services of Mr. W. L. B. Egerton, I.C.S., are replaced at the disposal of the Government of Madras, with effect from the 21st December 1925.

APPOINTMENTS.

Fort St. George, February 17, 1926.

No. 59.—Mr. E. B. Brown, I.C.S., Special Assistant Settlement Officer in charge of Party No. II and Special Assistant to the Collector of Karaikal and South Arcot, to be Special Assistant Settlement Officer, Parties Nos. I and II, and Special Assistant to the Collector of Karaikal, Godevarchi and Godavari Waters.

Fort St. George, February 18, 1926.

No. 60.—Mr. W. L. B. Egerton, I.C.S., on relief as Assistant to the Agent to the Government, Madras Division, to be Assistant Collector and Magistrate, Coimbatore.

Fort St. George, February 17, 1926.

No. 61.—Mr. J. P. Hall, I.C.S., Collector and District Magistrate, on leave from leave, to be Secretary to Government, Revenue Department.

Fort St. George, February 18, 1926.

No. 62.—Mr. H. D. C. Bailey, I.C.S., to act as District and Sessions Judge, first grade, from 1st October 1925, vacating Mr. K. Pankajam Wallah, I.C.S.

No. 63.—Mr. H. B. Barlow, I.C.S., to act as District and Sessions Judge, first grade, from 2nd November 1925, vacating Mr. A. J. Cargiven, I.C.S.

No. 64.—Mr. J. J. Cotton, I.C.S., to act as District and Sessions Judge, first grade, from 1st November 1925, vacating Mr. H. D. C. Bailey, I.C.S.

No. 65.—Mr. J. J. Cotton, I.C.S., to be District and Sessions Judge, first grade, from 1st November 1925.

POSTINGS.

Fort St. George, February 17, 1926.

No. 66.—Mr. G. T. H. Bracken, I.C.S., Collector and District Magistrate, on leave from leave, to the East Godavari District.

Fort St. George, February 18, 1926.

No. 67.—Mr. H. T. Bailey, I.C.S., Collector and District Magistrate, on leave from leave, to the North district, via Mr. G. F. Broadbent, I.C.S., proceeding on leave.

NOTIFICATIONS.

Fort St. George, February 17, 1926.

No. 68.—The following notification of the Government of India is republished:—

HOME DEPARTMENT.

ESTABLISHMENTS.

Slutsk, the 21st January 1926.

No. F. 120-B.—With reference to the Home Department Notification No. F. 120-B. Ert, dated the 1st June 1925, the following resolution made by the Secretary of State for India is hereby notified:—The rules for appointment to the Indian Civil Service otherwise than by competitive examination, is published for general information:—

In exercise of the power conferred by section 47 (c) of the Government of India Act, the Secretary of State for India in Council, with the concurrence of a majority of votes at a meeting held the 18th day of July 1925, hereby amends the following amendments in the rules for the appointment to the Indian Civil Service otherwise than by competitive examination of persons domiciled in India, namely:—

In rule 2 the word "January" shall be substituted for the word "August".

For rule 5 the following shall be substituted, namely:—

"(4) A candidate must hold a degree of a University approved by the Governor-General in Council or the Senate of the Madras College, Arcot."

2. In exercise of the power conferred by rule 5 of the rules as now amended, the Governor-General in Council is pleased to approve the undermentioned Universities:—

Indian Universities:—

The Universities of Aligarh, Bombay, Calcutta, Dacca, Delhi, Lucknow, Madras, Nagpur, Patna, the Punjab and Benares.

The Aligarh Muslim University.

The Banarus Hindu University.

The Mysore University.

The Oudh University.

English and Welsh Universities:—

The Universities of Birmingham, Bristol, Cambridge, Durham, Leeds, Liverpool, London, Manchester, Oxford, Sheffield and Wales.

Scottish Universities:—

The Universities of Aberdeen, Edinburgh, Glasgow and St. Andrews.

Irish Universities:—

The University of Dublin (and Trinity College), The Queen's University of Belfast.

LEGISLATIVE DEPARTMENT

Dated, 16th February 1925.

No. F-3-II (M.P.).—The following Statutes are published for general information:—

THE GOVERNMENT OF INDIA (CIVIL SERVICES)

Act, 1925.

(11 AND 12 GEO. 5, CH. 85).

Chapter II.

An Act to amend the provisions of the Government of India Act by amending proposals for appointments open to persons, persons and other payments from taxation in Indian legislatures, and to enable rules made under the said Act relating to the Civil Service of the Crown in India to be dispensed with or relaxed in certain cases.

[Enacted December 1925]

Enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in the present Parliament assembled, and by the authority of the same, as follows:—

1. Sections thirty-seven and thirty-two of the Government of India Act 1919 and the Act shall as from and after the coming into force of this Act be amended as follows:—

(1) In sub-section (2) of the said section thirty-two, the words "and after the coming into force of this Act" shall be substituted for the words "and after the coming into force of this Act".

(2) In sub-section (3) of the said section thirty-two, the words "and after the coming into force of this Act" shall be substituted for the words "and after the coming into force of this Act".

(3) In sub-section (4) of the said section thirty-two, the words "and after the coming into force of this Act" shall be substituted for the words "and after the coming into force of this Act".

(4) In sub-section (5) of the said section thirty-two, the words "and after the coming into force of this Act" shall be substituted for the words "and after the coming into force of this Act".

(5) In sub-section (6) of the said section thirty-two, the words "and after the coming into force of this Act" shall be substituted for the words "and after the coming into force of this Act".

(6) In sub-section (7) of the said section thirty-two, the words "and after the coming into force of this Act" shall be substituted for the words "and after the coming into force of this Act".

(7) In sub-section (8) of the said section thirty-two, the words "and after the coming into force of this Act" shall be substituted for the words "and after the coming into force of this Act".

(8) In sub-section (9) of the said section thirty-two, the words "and after the coming into force of this Act" shall be substituted for the words "and after the coming into force of this Act".

(9) In sub-section (10) of the said section thirty-two, the words "and after the coming into force of this Act" shall be substituted for the words "and after the coming into force of this Act".

(10) In sub-section (11) of the said section thirty-two, the words "and after the coming into force of this Act" shall be substituted for the words "and after the coming into force of this Act".

(11) In sub-section (12) of the said section thirty-two, the words "and after the coming into force of this Act" shall be substituted for the words "and after the coming into force of this Act".

(12) In sub-section (13) of the said section thirty-two, the words "and after the coming into force of this Act" shall be substituted for the words "and after the coming into force of this Act".

rules under this Act as to superior services or posts; and

"(iv) Some payable to any person who has been in the civil service of the Crown in India under any order of the Secretary of State in Council, or of the Governor-General in Council, or of a Governor, made upon an appeal made to him in pursuance of rules made under this Act."

(1) In sub-section (3) of the said section thirty-two, the words "and after the coming into force of this Act" shall be substituted for the words "and after the coming into force of this Act".

(2) In sub-section (4) of the said section thirty-two, the words "and after the coming into force of this Act" shall be substituted for the words "and after the coming into force of this Act".

(3) In sub-section (5) of the said section thirty-two, the words "and after the coming into force of this Act" shall be substituted for the words "and after the coming into force of this Act".

(4) In sub-section (6) of the said section thirty-two, the words "and after the coming into force of this Act" shall be substituted for the words "and after the coming into force of this Act".

(5) In sub-section (7) of the said section thirty-two, the words "and after the coming into force of this Act" shall be substituted for the words "and after the coming into force of this Act".

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(11) In sub-section (13) of the said section thirty-two, the words "and after the coming into force of this Act" shall be substituted for the words "and after the coming into force of this Act".

(12) In sub-section (14) of the said section thirty-two, the words "and after the coming into force of this Act" shall be substituted for the words "and after the coming into force of this Act".

(13) In sub-section (15) of the said section thirty-two, the words "and after the coming into force of this Act" shall be substituted for the words "and after the coming into force of this Act".

(14) In sub-section (16) of the said section thirty-two, the words "and after the coming into force of this Act" shall be substituted for the words "and after the coming into force of this Act".

(15) In sub-section (17) of the said section thirty-two, the words "and after the coming into force of this Act" shall be substituted for the words "and after the coming into force of this Act".

(16) In sub-section (18) of the said section thirty-two, the words "and after the coming into force of this Act" shall be substituted for the words "and after the coming into force of this Act".

(17) In sub-section (19) of the said section thirty-two, the words "and after the coming into force of this Act" shall be substituted for the words "and after the coming into force of this Act".

(18) In sub-section (20) of the said section thirty-two, the words "and after the coming into force of this Act" shall be substituted for the words "and after the coming into force of this Act".

(19) In sub-section (21) of the said section thirty-two, the words "and after the coming into force of this Act" shall be substituted for the words "and after the coming into force of this Act".

(20) In sub-section (22) of the said section thirty-two, the words "and after the coming into force of this Act" shall be substituted for the words "and after the coming into force of this Act".

(21) In sub-section (23) of the said section thirty-two, the words "and after the coming into force of this Act" shall be substituted for the words "and after the coming into force of this Act".

(22) In sub-section (24) of the said section thirty-two, the words "and after the coming into force of this Act" shall be substituted for the words "and after the coming into force of this Act".

(23) In sub-section (25) of the said section thirty-two, the words "and after the coming into force of this Act" shall be substituted for the words "and after the coming into force of this Act".

(24) In sub-section (26) of the said section thirty-two, the words "and after the coming into force of this Act" shall be substituted for the words "and after the coming into force of this Act".

(25) In sub-section (27) of the said section thirty-two, the words "and after the coming into force of this Act" shall be substituted for the words "and after the coming into force of this Act".

(26) In sub-section (28) of the said section thirty-two, the words "and after the coming into force of this Act" shall be substituted for the words "and after the coming into force of this Act".

(27) In sub-section (29) of the said section thirty-two, the words "and after the coming into force of this Act" shall be substituted for the words "and after the coming into force of this Act".

(28) In sub-section (30) of the said section thirty-two, the words "and after the coming into force of this Act" shall be substituted for the words "and after the coming into force of this Act".

(29) In sub-section (31) of the said section thirty-two, the words "and after the coming into force of this Act" shall be substituted for the words "and after the coming into force of this Act".

(30) In sub-section (32) of the said section thirty-two, the words "and after the coming into force of this Act" shall be substituted for the words "and after the coming into force of this Act".

(31) In sub-section (33) of the said section thirty-two, the words "and after the coming into force of this Act" shall be substituted for the words "and after the coming into force of this Act".

(32) In sub-section (34) of the said section thirty-two, the words "and after the coming into force of this Act" shall be substituted for the words "and after the coming into force of this Act".

(33) In sub-section (35) of the said section thirty-two, the words "and after the coming into force of this Act" shall be substituted for the words "and after the coming into force of this Act".

(34) In sub-section (36) of the said section thirty-two, the words "and after the coming into force of this Act" shall be substituted for the words "and after the coming into force of this Act".

(35) In sub-section (37) of the said section thirty-two, the words "and after the coming into force of this Act" shall be substituted for the words "and after the coming into force of this Act".

Resident, Jorah, 47, S No 182, belonging to
Says of Pilingham, formerly Pilingham
and Pilingham, Island on the north of S. No.
182, and by S. No. 172, north by S. No. 182,
and by S. No. 27

Test .. 1912

J. H. BROWN,
Deputy Secretary to Government.

(Marine.)

APPOINTMENT.

Port St. George, February 19, 1923.

No. 12.—Mr. T. F. Torrey, I.C.S., is appointed
Chairman, Islands Port Trust, from the date of
taking charge, viz. Mr. R. R. MacDowell, I.C.S., who
has proceeded on leave.

POSITIONS.

Port St. George, February 19, 1923.

No. 13.—Mr. Macle Price, on return from leave
on the 1st March 1923, to be Port Officer, Cuddalore.

No. 14.—Mr. Wallace Pilingham Riddle, on
return at Cuddalore by Mr. Macle Price, to be Port
Officer, Cuddalore, viz. Lieutenant Commander
L. L. Scott, R.N.R. (Retired), granted leave.

J. H. BROWN,
Deputy Secretary to Government.

LAW DEPARTMENT.

(General.)

APPOINTMENT AND POSITIONS.

Port St. George, February 19, 1923.

No. 15.—Mr. R. P. Sankaran, M.A., Barrister,
District Muzil, Coimbatore, is appointed to act as
Subordinate Judge, and is posted to the Sub-Court,
Kumbakonam, in relief of M.R.J. R. Nagapawan
Ayyar Avaral.

POSITIONS.

Port St. George, February 19, 1923.

(With effect from the 1st March 1923.)

No. 16.—M.R.J. E. K. Subbiah Ayyar Avaral,
Subordinate Judge, to be the Principal Subordinate
Judge, Sub-Court, Cuddalore, and M.R.J. U. Gurus-
das Nayar Avaral, Subordinate Judge, to be
Additional Subordinate Judge in the same Court.

WITHDRAWAL OF POWERS.

Port St. George, February 19, 1923.

No. 17.—Under the provisions of section 51 of the
Code of Criminal Procedure, 1895, the Governor in
Council withdraws the powers of a Special Magis-
trate for the area comprised within the jurisdiction
at the places specified opposite to their names occa-
sioned in the aforementioned persons:—

M.R.J. V. D. Parthasarathi Theodorick
Avaral (who has left the district)—Beach
Magistrate at Kumbakonam in the district of
Ramanad.

M.R.J. Kama Subba Rao Pustala Gann (who
has resigned his appointment)—Beach
Magistrate at Cuddalore in the district of
Cuddalore.

Port St. George, February 17, 1923.

M.R.J. E. K. Subbiah Ayyar Avaral (who has
resigned his appointment)—Beach
Magistrate at Tumballur in the district of
Cuddalore.

Port St. George, February 19, 1923.

M.R.J. E. K. Subbiah Ayyar Avaral (who has
resigned his appointment)—Beach
Magistrate at Kumbakonam in the district of
Cuddalore.

M.R.J. P. Krishnan Avaral (who has left the
place)—Beach Magistrate at Mettur in the district
of Coimbatore.

Port St. George, February 19, 1923.

M.R.J. M. K. Srinivasan Rao Avaral—Beach
Magistrate at Salem in the district of Salem.

M.R.J. Chakravarthy Nayudu Sarav—Beach
Magistrate at Salem in the district of Salem.

INVESTITURE OF POWERS.

Port St. George, February 19, 1923.

No. 18.—The Governor in Council is pleased to
appoint the undermentioned gentlemen to be Special
Magistrates for the area comprised within the juris-
diction of the Beach of Magistrates at the places
specified opposite to their names with the powers
and subject to the terms and conditions specified in
Notification No. 737, dated the 18th August 1919,
published at pages 1646 and 1647 of Part I of the
Port St. George Gazette of the 25th issue, as amended
by Notification No. 426, dated the 22nd October
1919, published at page 1242 of Part I of the
Port St. George Gazette, dated the 18th October 1919,
and Notification dated the 24th January 1923, published
at page 146 of Part I of the *Port St. George Gazette*,
dated the 30th January 1923, and Notification No.
426, dated the 22nd October 1919, published at page
1246 of Part I of the *Port St. George Gazette*, dated
the 18th October 1919:—

M.R.J. Theodorick Parthasarathi Avaral—
Beach Magistrate in the district of Ramanad.

M.R.J. Srinivasan Rao Avaral—Beach Magis-
trate in the district of Ramanad.

M.R.J. Chakravarthy Nayudu Sarav—Beach
Magistrate in the district of Ramanad.

Port St. George, February 19, 1923.

Mr. K. Subbiah—Beach Magistrate in the
district of Ramanad.

M.R.J. Srinivasan Rao Avaral—Beach Magis-
trate in the district of Ramanad.

M.R.J. Theodorick Parthasarathi Avaral—
Beach Magistrate in the district of Ramanad.

M.R.J. Theodorick Parthasarathi Avaral—
Beach Magistrate in the district of Ramanad.

M.R.J. Theodorick Parthasarathi Avaral—
Beach Magistrate in the district of Ramanad.

M.R.J. Theodorick Parthasarathi Avaral—
Beach Magistrate in the district of Ramanad.

M.R.J. Theodorick Parthasarathi Avaral—
Beach Magistrate in the district of Ramanad.

M.R.Ry. Tirakkottiar Keppaswami Desayagopal Appangar Avargal.
M.R.Ry. Gurusai Pilla Marudavani Nilai Avargal.
M.R.Ry. Daniel Kommaraswami Appay Avargal.
M.R.Ry. Arundachudam Sugadaram Pothineni Nilai Avargal—Mettiga-lapam in the district of Coimbatore.
M.R.Ry. Manzargudi Mathewswami Vaidyar Sontam Vaidyar Avargal—Manzargudi in the district of Tanjore.

Tirakkottiar in the district of South Arcot.

Fort St. George, February 16, 1923.
Sankalsham Abdul Ravthar Begs, Mohi-ud-din Ravthar Rahib Bakshar—Alimnagar in the district of Ramnad.

Fort St. George, February 15, 1923.
No. 147.—Under section 12 of the Code of Criminal Procedure, 1893, the undersigned officers in the districts specified appoints three assistants appointed to be Magistrates of the second class and under section 37 they are invested with all the powers specified in the fourth schedule as persons which the Government may confer on a Magistrate of that class except the powers to second statements and confessions under section 164, in order the duration of the second persons in the custody of the Police under section 147 and to pass orders as to first offenders under section 602 (1) of the Criminal Procedure Code:—

M.R.Ry. V. R. Hanumantha Rao, Saliway Sub-Magistrate in the district of Tiruchirappalli.

M.R.Ry. Thota Ganapathi Rao Nayudu, Saliway Sub-Magistrate in the district of Kanna.

M.R.Ry. H. Venkateswami Rao, Sub-Magistrate in the district of East Godavari.

Fort St. George, February 15, 1923.

M.R.Ry. Devika Appangar Sankaravarma Appangar, Sub-Magistrate in the district of Tanjore.

M.R.Ry. A. Sankaravarma Appangar, Saliway Sub-Magistrate in the district of Tanjore.

Fort St. George, February 16, 1923.

M.R.Ry. Siddhantam Virupaksha Chetti, Deputy Tahsildar and Sub-Magistrate in the district of Bellary.

No. 148.—Under section 20 of the Code of Criminal Procedure, 1903, the undersigned officer is empowered to issue warrants for the arrest of accused and third class magistrates:—

Mr. S. A. Venkataraman, L.C.B., First-class Magistrate in the district of Coimbatore.

Fort St. George, February 15, 1923.

No. 149.—Under section 14 of the Code of Criminal Procedure, 1903, the Government is pleased to appoint M.R.Ry. Sankalsham Begs Manzargudi as a Special Magistrate for the area comprised within the jurisdiction of the Bench of Magistrates at Namakkal in the district of Salem and to confer on him all the ordinary powers of a Magistrate of the second class and further to direct under sub-section (1) of section 15 of the Code that he shall exercise those powers as a member of the Bench of Magistrates established for that area.

No. 150.—The Government in Council has by sanction M.R.Ry. Sankalsham Begs Manzargudi as a Special Magistrate for the area comprised within the jurisdiction of the Bench of Magistrates at Namakkal in the district of Salem to take cognizance under clauses (a) and (b) of section 14 of the Code of Criminal Procedure, 1903, of the offences specified in items 1 to 3 of rule 1 of the rules in Notification No. 757, dated 18th August 1919, published at pages 1440 and 1441 of Part I of the Fort St. George Gazette of the 29th March, as amended by Notification No. 808, dated the 23rd October 1919, published at page 1242 of Part I of the Fort St. George Gazette, dated 28th October 1919 and Notification, dated the 14th January 1920, published at page 140 of Part I of the Fort St. George Gazette, dated 1st March 1920 and Notification No. 825, dated 24th November 1920, published at page 1024 of Part I of the Fort St. George Gazette, dated 1st December 1920 among within the limits of the jurisdiction of the Bench of Magistrate at Namakkal.

Fort St. George, February 15, 1923.

No. 151.—Under section 857 of the Code of Criminal Procedure, 1903, the undersigned officers are authorized to have during the absence of witnesses with their own hand in the English language:—

M.R.Ry. Chinnai Kesavan Mathai Avargal—Puducherry Magistrate in the district of Tanjore.

Fort St. George, February 15, 1923.

M.R.Ry. Rao Sahib B. Chellam Appay Avargal—Puducherry Magistrate in the district of Tanjore.

M.R.Ry. C. Marayana Kannu—Sub-Magistrate in the district of Malabar.

Fort St. George, February 15, 1923.

M.R.Ry. Rao Sahib B. K. Sankaravarma Avargal—Puducherry Magistrate in the district of Tanjore.

Fort St. George, February 15, 1923.

M.R.Ry. B. Sankaravarma. } Second-class
M.R.Ry. P. Sankaravarma. } Magistrates
M.R.Ry. N. Sankaravarma. } in the Bellary district.

Fort St. George, February 15, 1923.

No. 152.—Under the provisions of section 14 of the Code of Criminal Procedure, 1903, the Government in Council is pleased to appoint M.R.Ry. P. Sankaravarma, Sub-Magistrate of Dargapudi in the district of Ganjam for the term of his appointment as Sub-Magistrate of Dargapudi each of the ordinary and additional powers of a Magistrate of the third class as are specified hereunder in respect to offences under sections 3 to 7, both inclusive, of the Madras Town Nuisance Act, 1894, which may be committed within the limits of the village of Dargapudi and Putnamabapattanam in the district of Ganjam:—

I. ORDINARY POWERS.

Schedule III of the Code of Criminal Procedure, 1903, Section 1—Items 1 to 8, 14, 15 and 17 to 20.

II. ADDITIONAL POWERS.

Schedule IV of the Code of Criminal Procedure, 1903—Items 4 and 5 of the powers conferable by the Local Government on a Magistrate of the third class.

No. 153.—Under the provisions of section 14 of the Code of Criminal Procedure, 1903, the Government in Council is pleased to appoint M.R.Ry. K. Sankaravarma, Sub-Magistrate of Tanjore, for the term of his appointment as Sub-Magistrate of Tanjore, for the

term of his appointment as Sub-Register of Tiruchitappalli with the ordinary and additional powers of a Magistrate of the third class or an equivalent rank in respect to offences under the Madras Regulation of 1876 and Deeds Act (Act III of 1908) which may be committed within the limits of the town of Tiruchitappalli, Tanjore taluk in the district of Tanjore.—

Э. Ойерманн, Ренн, ФРГ

Schedule III of the Code of Criminal Procedure, 1973, articles 1, 3, 14, 15 and 17 to 20.

II. ADDITIONAL POWER.

Scholarship IV of the Code of Criminal Procedure, 1908.—Arts 4 and 5 of the powers conferable by the Local Government as a Magistrate of the third class.

No. 124.—Under the provisions of section 24 of the Code of Criminal Procedure, 1908, the District Magistrate in Council is pleased to confer upon Mr. H. R. Ramaswami, B.A., Registrar of Sarnath, in the district of Coochbehar, for the term of one appointment as Sub-Registrar of Sarnath, such of the ordinary and additional powers of a Magistrate of the third class as are specified hereunder in respect of offences under sections 3 to 7, both inclusive, of the Madras Criminal Amendment Act, 1886, and section 35 of the Madras Regulation of Surtak and District Act, 1890 which may be committed within the limits of the name of Sarnath in the district of Coochbehar.

I. Secondary Effects

Schedule III of the Code of Criminal Procedure,
1973, Sections 2 - Items 1 to 9, 14, 15 and 17 to 20.

И. А. Давыдов, Москва

Schedule IV of the Code of Criminal Procedure, 1938.—Hans 4 and 5 of the powers conferable by the Local Government on a Magistrate of the third class.

Net St. George, February 19, 1924.

No. 155.—Under the provisions of section 14 of the Code of Criminal Procedure, 1884, the Governor in Council is pleased to confer upon Mr R. R. Mounsey, M.A., Barrister-at-Law, of the Inner Temple, Esq., the appointment of Magistrate for the term of his appointment as Recorder of the City of London, in the district of Chertsey, in the county of Surrey, each of the ordinary and additional powers of a Magistrate of the third class as are specified in a schedule in respect to offences under the provisions of the Criminal Code of the Madras Town Municipalities Act, 1861, which may be exercised within the limits of the areas of the Towns, Chertsey, in the district of Chertsey.

E. GOSWAMI, P. BARNES

Schedule III of the Code of Criminal Procedure, 1998, Section 1.—Struck to 8, 11, 12 and 17 to 20.

II. Additional Features

Sub-sec. IV of the Code of Criminal Procedure, 1908—Stems 4 and 5 of the powers conferred by the Local Government on a Magistrate of the third class.

NOTIFICATION

Fort St. George, February 17, 1866.

[O.G. No. 100, Law (General)]

Re 134.—Under section 4 of the Madras Civil Courts Act, 1873, the Local Government dissent the abolition, with effect from the 1st March 1926, of the Court of the Additional Subordinate Judge, Coimbatore, mentioned in Law (General) Department Notification No. 603, dated the 6th July 1925, published at page 1226 of Part I of the *Fort St. George Gazette*, dated the 10th July 1925.

No. 157.—Under section 4 of the Madras Civil Courts Act, Act III of 1913, as amended by Madras Act III of 1915, the Local Government, after consultation with the High Court, are pleased to direct that with effect from the 1st March 1926, the number of Sub-Judges to be appointed for the Sub-Court, Coimbatore shall be two.

56. 104.—Under section 4 of the Madras Civil Courts Act, 1873, the Government direct the abolition, with effect from 1st March, 1920 of the courts of the Additional District Munsif at Calicut and the Additional District Munsif at Palakkad.

§5. 155.—Under section 4 of the Indiana Civil Courts Act, Act III of 1875, as amended by Indiana Act III of 1915, the Local Government, after consultation with the High Court, are pleased to direct that with effect from the 1st March 1926, the names of District Messals be appended for each of the courts of the District Messals of Calicut and Palakkad shall be two.

Foot St. George, January 18, 1928.

No. 162.—In pursuance of rule 3 of the Indian Emigration Rules, 1923, the Governor in Council is pleased to approve the appointment of Mr. P. V. Dijkwerth, Malayan Civil Service, as Assistant to the Emigration Commissioner for Malaya, Singapore, and Mr. A. F. Davies.

Ref. 51. *Quart. Reviews* 18, 1964

(U.S. No. 534, Law (General)).

No. 141.—Under subsection (1) of section 18 of the Indian Motor Vehicles Act, 1914 (VIII of 1914) the Government in Council hereby declare that Byndi, Besharya of Barwade, a licensed motor car driver in the district of Kaira, is disqualified permanently from obtaining a licence under the said Act and orders that the licence already held by him be cancelled.

Act. St. Guera, Valencia 45, 1976

[C. C. Mc. 1900. *Trans. (Connecticut)*].

On 192-1-10, the power conferred by section 11 of the Indian Samovoice Act, 1925 (XXXX of 1925), the Local Government are pleased to appoint the office of the Secretary to the Government of Nagas in the Law Department as the office for the making and depositing of instruments of powers desiring to acquire a domicile in British India.

Prof. H. G. Goss, Edinburgh 16, 1964.

U.S. Dep. of Justice, February 10, 1938
U.S. Dep. of Justice, Jan. 1938 (Revised)

As 1920 was a year of the powers conferred on the Local Government by section 20 of the Criminal Justice Act (No. 1920), the Governor in Council is pleased to make the following amendment in the rules published in *Notes (Judicial)*, Department Notification No. 719, dated the 23rd September 1916, at pages 1129-1130 of Part I of the *Part II, Government Gazette*, dated the 23rd June, as amended by subsequent notifications:—

Abstract—The purpose of this study was to determine the effect of a 10-week training program on the heart rate (HR) and energy expenditure (EE) of sedentary, middle-aged women. The subjects were 15 sedentary women, 40 to 50 years of age, who were randomly selected from a telephone directory. The subjects were divided into two groups: a control group and an exercise group. The control group consisted of 7 women who did not exercise, and the exercise group consisted of 8 women who exercised for 10 weeks. The exercise group was instructed to exercise for 30 minutes, 3 times per week, at a heart rate of 150 to 160 beats per minute. The control group was instructed to remain sedentary. The subjects were monitored for 10 weeks. The HR and EE were measured at the beginning and end of the 10-week period. The HR and EE of the exercise group increased significantly ($p < 0.05$) after 10 weeks of training. The HR and EE of the control group did not change significantly. The results of this study suggest that a 10-week training program can increase the HR and EE of sedentary, middle-aged women.

Substitute the following for condition 3 of the Form E Pension:

The grant of this pass shall be subject to the condition that the person, to whom it is granted, shall proceed to and reside at, the place specified above, shall not leave such place without the permission of the headman of the village or of the Station-house

Port St. George, February 18, 1924.

Whereas it appears to Government that the undermentioned land is needed for a public purpose, to wit, for the purposes of a well-site for Ad-Bullana, notice to that effect is hereby given to all whom it may concern in accordance with the provisions of section 4 (1) of the Land Acquisition Act 1 of 1924, as amended by Act XXXVIII of 1923, and the Governor in Council hereby authorizes the District Labour Officer, Godevri, his staff and workmen to exercise the powers conferred by section 4 (2) of the Act. All persons interested in the lands are required to lodge before the above-mentioned officer, within thirty days after the issue of the notification, a statement in writing of their objections, if any, to the proposed acquisition. Under sections 3 (c) and 5-A of the same Act, the Governor in Council appoints the District Labour Officer, Godevri, to perform the functions of a Collector under the Act.

Kotak District, Dhal taluk, Mancharam village.

Parcel from, viz. R.S. No. 114, comprising 0.5 Aa. 3.0 G. 2, belonging to Shree Manjappa, Kura Mangappa, Laxappa, Kumbhakar and Kumbhakar, bounded on the north by R.S. No. 1, east by R.S. No. 114, south by R.S. No. 21 B, and by R.S. No. 30 1.34

Whereas it appears to Government that the undermentioned land is needed for a public purpose, to wit, for the purposes of a well-site for Ad-Bullana, notice to that effect is hereby given to all whom it may concern in accordance with the provisions of section 4 (1) of the Land Acquisition Act 1 of 1924, as amended by Act XXXVIII of 1923, and the Governor in Council hereby authorizes the District Labour Officer, Tondur, his staff and workmen to exercise the powers conferred by section 4 (2) of the Act. All persons interested in the lands are required to lodge before the above-mentioned officer, within thirty days after the issue of the notification, a statement in writing of their objections, if any, to the proposed acquisition. Under sections 3 (c) and 5-A of the same Act, the Governor in Council appoints the District Labour Officer, Tondur, to perform the functions of a Collector under the Act.

Tondur District, Mandav taluk, Sittabur, bound of Purnima village.

Government, viz. No. 1207 F, belonging to Burali and Sri Purnima, bounded on the north by No. 1207 and by No. 1208 and south and west by No. 1207 A 0.25

Port St. George, February 18, 1924.

Whereas it appears to Government that the undermentioned lands are needed for public purposes, to wit, for home sites for Ad-Bullana, notice to that effect is hereby given to all whom it may concern in accordance with the provisions of section 4 (1) of the Land Acquisition Act 1 of 1924, as amended by Act XXXVIII of 1923, and the Governor in Council hereby authorizes the District Labour Officer, Godevri, his staff and workmen to exercise the powers conferred by section 4 (2) of the Act. All persons interested in the lands are required to lodge before the above-mentioned officer, within thirty days after the issue of the notification, a statement in writing of their objections, if any, to the proposed acquisition. Under sections 3 (c) and 5-A of the same Act, the Governor in Council appoints the District Labour Officer, Godevri, to perform the functions of a Collector under the Act.

Godevri District, Thakur taluk, Gudi village.

R. No. 117-A, belonging to Shree Chandra Sakharam, Godavari, Marikani Subbaraya (presently as per industry board) 0.10
R. No. 117-A, belonging to Shree Chandra Sakharam (presently as per industry board) 0.10
Total 0.20

Port St. George, February 19, 1924.

Whereas it appears to Government that the undermentioned lands are needed for public purposes, to

wit, for home sites for Ad-Bullana, notice to that effect is hereby given to all whom it may concern in accordance with the provisions of section 4 (1) of the Land Acquisition Act 1 of 1924, as amended by Act XXXVIII of 1923, and the Governor in Council hereby authorizes the District Labour Officer, Godevri, his staff and workmen to exercise the powers conferred by section 4 (2) of the Act. All persons interested in the lands are required to lodge before the above-mentioned officer, within thirty days after the issue of the notification, a statement in writing of their objections, if any, to the proposed acquisition. Under sections 3 (c) and 5-A of the same Act, the Governor in Council appoints the District Labour Officer, Godevri, to perform the functions of a Collector under the Act.

Godevri District, Mandav taluk, Sittabur, bound of Purnima village.

R. No. 117-B, belonging to Marikani Subbaraya 0.10
R. No. 117-B, belonging to Marikani Subbaraya 0.10
R. No. 117-B, belonging to Marikani Subbaraya and Marikani 0.10
Total 0.30

Port St. George, February 18, 1924.

Whereas it appears to Government that the undermentioned lands are needed for public purposes, to wit, for home sites for Ad-Bullana, notice to that effect is hereby given to all whom it may concern in accordance with the provisions of section 4 (1) of the Land Acquisition Act 1 of 1924, as amended by Act XXXVIII of 1923, and the Governor in Council hereby authorizes the District Labour Officer, Godevri, his staff and workmen to exercise the powers conferred by section 4 (2) of the Act. All persons interested in the lands are required to lodge before the above-mentioned officer, within thirty days after the issue of the notification, a statement in writing of their objections, if any, to the proposed acquisition. Under sections 3 (c) and 5-A of the same Act, the Governor in Council appoints the District Labour Officer, Godevri, to perform the functions of a Collector under the Act.

Kotak District, Mandav taluk, Sittabur, bound of Purnima village.

R. No. 117, belonging to Marikani Subbaraya and Marikani 0.10

Whereas it appears to Government that the undermentioned lands are needed for a public purpose, to wit, for the purposes of a well-site for Ad-Bullana, notice to that effect is hereby given to all whom it may concern in accordance with the provisions of section 4 (1) of the Land Acquisition Act 1 of 1924, as amended by Act XXXVIII of 1923, and the Governor in Council hereby authorizes the District Labour Officer, South Arcot, his staff and workmen to exercise the powers conferred by section 4 (2) of the Act. All persons interested in the lands are required to lodge before the above-mentioned officer, within thirty days after the issue of the notification, a statement in writing of their objections, if any, to the proposed acquisition. Under sections 3 (c) and 5-A of the same Act, the Governor in Council appoints the District Labour Officer, South Arcot, to perform the functions of a Collector under the Act.

South Arcot District, Chidambaram taluk, No. 74, Nangunathur village.

Expenses, viz. R. No. 1207, belonging to Burali and Sri Purnima, bounded on the north by No. 1207 and by No. 1208 and south and west by No. 1207 0.10
Expenses, viz. R. No. 1207, belonging to Burali and Sri Purnima, bounded on the north by No. 1207 and by No. 1208 and south and west by No. 1207 0.10
Total 0.20

before the abovementioned officer within thirty days after the issue of the notification a statement in writing of their objections, if any, to the proposed acquisition. Under sections 5 (a) and 5 (a) of the same Act, the Governor in Council appoints the District Labour Officer, Godevati, to perform the functions of a Collector under the Act.

**Godevati district, Ramachandrapuram taluk,
Boudupalli village.**

No. 84, belonging to David Dossaram and Nandamam	4000
No. 85, belonging to G. V. Venkata Sankararam and Venkatachalla Rao	0 50
	0 50
Total	0 50

Whereas it appears to Government that the lands mentioned below are needed for a public purpose, to wit, for house-sites for Madigas, notice to that effect is hereby given to all whom it may concern to be acquainted to the provisions of section 4 (1) of Land Acquisition Act I of 1924, as amended by Act XXXVIII of 1928, and the Governor in Council hereby authorises the District Labour Officer, Godevati, his staff and workmen to exercise the powers conferred by section 4 (1) of the Act. All persons interested in the lands are required to lodge before the abovementioned officer within thirty days after the issue of the notification a statement in writing of their objections, if any, to the proposed acquisition. Under sections 5 (a) and 5 (a) of the same Act, the Governor in Council appoints the District Labour Officer, Godevati, to perform the functions of a Collector under the Act.

**Godevati district, Ramachandrapuram taluk,
Boudupalli village.**

No. 114, belonging to Chittala Venkata Sankararam and Venkatachalla Rao	4000
	0 50

Under section 6, Act I of 1924, His Excellency the Governor in Council hereby declares that the land mentioned below and measuring 1 550 acres, be the same a little more or less, is needed for a public purpose, to wit, for providing house-sites to the Adi-Andras of Odakankal village, and, under sections 5 and 1 of the same Act, the District Labour Officer, Godevati, is authorised to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the District Labour Officer at Chudambaram, and may be inspected at any time during office hours.

**South Arcot district, Chidambaram taluk,
No. 905, Vadaipakkam village.**

Issue No. 115 No. 481, belonging to T. V. Venkateswara Reddy, situated on the north by No. 49; and by No. 47 south by No. 482; west by No. 484 Godevati	4000
Survey, day, No. 115 No. 481, belonging to M. Subbarao Reddy, situated on the north by No. 491 No. 482, and by No. 484; south by No. 481 No. 482, and by No. 484 Godevati	0 50
Survey, day, No. 115 No. 481, belonging to S. Subbarao Reddy, situated on the north by No. 491 No. 482, and by No. 484; south by No. 481 No. 482, and by No. 484 Godevati	0 50
Survey, day, No. 115 No. 481, belonging to S. Subbarao Reddy, situated on the north by No. 491 No. 482, and by No. 484; south by No. 481 No. 482, and by No. 484 Godevati	0 50
Total	12000

Under section 6, Act I of 1924, His Excellency the Governor in Council hereby declares that the land mentioned below and measuring 1 115 acres, be the same a little more or less, is needed for a public purpose, to wit, for providing house-sites to the Adi-Andras of Adichandras; and, under sections 5 and 1 of the same Act, the District Labour Officer, Kattina, is authorised to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the District Labour Officer, Kattina, and may be inspected at any time during office hours.

**Kattina district, Adichandras taluk,
Adichandras village.**

Government, day, No. 115 No. 115, belonging to G. V. Venkata Sankararam and Venkatachalla Rao, situated on the north by No. 491 No. 482, and by No. 484; south by No. 481 No. 482, and by No. 484 Godevati	4000
	0 50

Whereas it appears to Government that the lands mentioned below are needed for a public purpose, to wit, for house-sites to the Adi-Andras, notice to that effect is hereby given to all whom it may concern to be acquainted to the provisions of section 4 (1) of Land Acquisition Act I of 1924, as amended by Act XXXVIII of 1928, and the Governor in Council hereby authorises the District Labour Officer, Godevati, his staff and workmen to exercise the powers conferred by section 4 (1) of the Act. All persons interested in the lands are required to lodge before the abovementioned officer within thirty days after the issue of the notification a statement in writing of their objections, if any, to the proposed acquisition. Under sections 5 (a) and 5 (a) of the same Act, the Governor in Council appoints the District Labour Officer, Godevati, to perform the functions of a Collector under the Act.

**Godevati district, Ramachandrapuram taluk,
Kata village.**

No. 115 No. 115, belonging to Venkata Sankararam and Venkatachalla Rao	4000
	0 50

Whereas it appears to Government that the lands mentioned below are required for public purpose, to wit, for providing house-sites to the Adi-Andras, notice to that effect is hereby given to all whom it may concern to be acquainted to the provisions of section 4 (1) of Land Acquisition Act I of 1924 as amended by Act XXXVIII of 1928 and the Governor in Council hereby authorises the District Labour Officer, Kattina, his staff and workmen to exercise the powers conferred by section 4 (1) of the Act. All persons interested in the lands are required to lodge before the abovementioned officer within thirty days after the issue of the notification a statement in writing of their objections, if any, to the proposed acquisition. Under sections 5 (a) and 5 (a) of the same Act, the Governor in Council appoints the District Labour Officer, Kattina, to perform the functions of a Collector under the Act.

Kattina district, Kattina taluk, Kattina village.

Government, day, No. 115 No. 115, belonging to K. Venkata Sankararam, situated on the north by No. 491 No. 482, and by No. 484; south by No. 481 No. 482, and by No. 484 Godevati	4000
	0 50

V. T. KRISHNAMA ACHARYAN,
Secretary to Government.

(Legislative.)

NOTIFICATION.

Fort St. George, February 19, 1926

[G.O. No. 23, Law (Legislative)]

No. 18.—The following notification of the Government of India is republished:—

LEGISLATIVE DEPARTMENT.

Delhi, the 24 February 1926.

No. F. 25-1/26-A.—In pursuance of the provisions of sub-rule (3) of rule 9 and rule 15 of the Legislative Assembly Electoral Rules and in supersession of all previous notifications on the subject, the Governor-General in Council is pleased to direct that the regulations for the preparation of the electoral rolls and for the amendment of or for correction of entries in the electoral rolls in constituencies of the Legislative Council of the Governor of Madras and for the conduct of elections of members to that Council shall apply in the modified form set out below for the purpose of the preparation of the electoral rolls and for the amendment of or for correction of entries in the electoral rolls in Madras constituencies of the Legislative Assembly and for the conduct of elections of members to the Legislative Assembly from the Presidency of Madras:

Regulations for the preparation of electoral rolls for the constituencies of the Legislative Assembly in the Presidency of Madras.

SECTION I

1. These regulations shall apply to the preparation of electoral rolls for all constituencies except the European, Landholders' and Indian Commerce constituencies.

2. There shall be a separate roll for each constituency. The electoral roll for each constituency shall contain the following particulars, viz., the elector's name, father's or known name or husband's name, address and qualification. It shall be maintained in Form I annexed and shall be divided into parts for each registration area comprised in the constituency and each part shall be divided into sections for each polling area within the registration area. Each polling area in a registration area shall be separately numbered and the electors in each polling area shall be numbered in one series. The villages in each rural polling area shall be arranged alphabetically and the houses in each village shall be arranged alphabetically. In municipal areas, the electors shall be arranged alphabetically for each polling area.

3. Each electoral roll shall be kept in the vernacular of the district, provided that the Local Government may direct that any particular roll or part of a roll may be kept in any language or languages.

4. (a) The City of Madras, each mufassal municipality and each revenue division of a district, excluding the municipal areas in such division, shall be a separate registration area.

(b) The Commissioner of the Corporation of Madras for the City of Madras, the Chairman of the Municipal

Council for each municipal municipality and the Revenue Divisional Officer for each revenue division shall be the registration officers :

Provided that any of the powers and duties of the registration officer may be performed and exercised by any deputy for the time being approved by the Local Government and the provisions of these regulations shall, in respect of the powers and duties to be exercised and performed by him, apply to such deputy so far as they apply to the registration officer.

5. Each registration area shall be divided into separate polling areas. Subject to any general or special instructions which the Local Government may issue, the polling areas shall be determined by the Commissioner of the Corporation of Madras in the City of Madras, by the Chairmen of Municipal Councils in municipal municipalities and by the Revenue Divisional Officers in other areas :

Provided that the polling area shall be so arranged as to give all electors such reasonable facilities for voting as are practicable in the circumstances and provided also that different polling areas may be prescribed for different constituencies in the same registration area.

6. (a) It shall be the duty of the registration officer to cause inquiry to be made and to prepare, or cause to be prepared, lists of all persons within his registration area appearing to be entitled to be registered as electors in the roll for each constituency. The lists shall be prepared in the form prescribed for the roll and shall also contain particulars of the amount of tax assessed, annual value of house occupied or annual net value of land held. The names of female electors shall be printed in italics or distinguished by means of the letter 'F'.

(b) Two preliminary rolls shall be prepared from these lists and published by posting them in the office of the registration officer not later than the date fixed by the Local Government in this behalf. Where the preliminary rolls contain no names, the registration officer shall publish a null roll.

(c) With the preliminary roll the registration officer shall publish notices in Form II specifying the mode in which and the time within which claims and objections are to be preferred and the date on which, and the place at which the revising authority will begin to sit for their disposal. The date fixed for the sitting of the revising authority shall not be later than the date fixed by the Local Government in this behalf.

7. (a) As soon as may be after such publication, copies of the rolls with the notices referred to in clause (c) of regulation 6 shall be issued as a supplement to the District Gazette.

(b) Copies of the parts of the preliminary roll relating to each registration area shall be made available for inspection and sale in the case of municipal areas in the municipal office and in the case of other areas in the office of the Revenue Divisional Officers, the Tahsildars and Deputy Tahsildars concerned; and in rural areas a copy of the part of the section relating to each village shall also be posted in the village chavadi or other conspicuous place in the village, with a notice in Form II.

8. The registration officer may—

(1) if the time prescribed by the Local Government for the publication of the preliminary roll has not expired, within the time so fixed, or

(2) if such time has already expired, within such further time as may be prescribed by the Local Government, publish a revised preliminary roll in supersession of the roll already published or any part thereof or a list of additions and corrections thereto, in the manner prescribed by the foregoing regulations.

Claims and Objections.

9. (a) Any person who claims to be entitled to be registered as an elector and who is not entered or is entered in an incorrect place or name or with incorrect particulars on the preliminary roll and any person whose name is on the roll and who objects to the inclusion of his own name or of the name of any other person whose name is on the roll may prefer a claim or an objection to the revising authority. Such claim or objection shall be sent in Form III or IV as the case may be to the registration officer so as to reach him on or before the date fixed by the Local Government in this behalf.

(b) Claims and objections may be preferred in person or sent by post.

(c) Claims and objections received after the prescribed date shall be rejected.

10. The registration officer may of his own motion remove from the rolls the names of persons whose he has reasons to believe to be dead and also correct purely clerical or accidental mistakes and no other.

11. The registration officer shall, not later than the date fixed by the Local Government in this behalf,—

(a) post in his own office and in the office of Tahsildars and Deputy Tahsildars registered lists of all claims and objections received in time and of corrections made by him of his own motion in Form V, and

(b) send a copy of every notice of objection to the person to whose registration objection has been taken and wherever possible give intimation to the person concerned of the correction made by him of his own motion.

In the lists referred to in clause (a) and in the copy and intimation sent under clause (b), the registration officer shall give notice that the claims, objections and corrections will be taken into consideration by the revising authority at a place and on a date to be specified therein.

Revising Authority

12. For each registration area, there shall be constituted a revising authority consisting of the registration officer as chairman and two non-official gentlemen to be nominated by the President of the Corporation of Madras in the City of Madras and by the Collector of the district in the mofussil.

13. The revising authority shall sit in open office on the day fixed and from day to day until all the claims and objections are disposed of. They shall make such inquiry as they think fit in regard to each claim or objection and pass orders in writing thereon with reasons if a claim is rejected or an objection contested; they

shall also pass final orders on the lists of corrections made by the registration officers of their own motion. If any member of the revising authority is unable to attend a sitting, the President of the Corporation of Madras or the Collector, as the case may be, shall immediately nominate another person for such sitting. In case of a difference of opinion among the members, the opinion of the majority shall prevail.

Final Publication of Roll

14. The registration officer shall correct the rolls in accordance with the orders of the revising authority and the final rolls shall be published by pasting them in the office of the registration officer not later than the date fixed by the Local Government in this behalf. If it is more convenient the preliminary rolls together with the lists of additions and corrections may be published as the final rolls. As soon as may be after such publication the lists of additions and corrections or, if it is more convenient, the entire roll as revised, shall also be issued as a supplement to the District Gazette and copies of the parts of the lists or of the roll relating to each registration area shall also be made available for inspection, and posted in villages, in the manner prescribed in regulation 7.

15. Two copies of the roll or part of the roll relating to his registration area shall be signed by each registration officer. One of them shall be kept in his office and the other forwarded to the returning officer for the constituency.

16. The returning officer shall combine the separate parts of each roll and form a complete roll for each constituency.

General

17. Copies of the final roll (or of the preliminary roll with the lists of additions and corrections) relating to each registration area shall be made available for inspection and sale in the office of the registration officer. Complete sets of the final roll (or of the preliminary roll with the lists of additions and corrections) for the several registration areas shall be kept in the office of the returning officer for inspection and sale until for supply to the presiding officers at the polls.

18. The registration officer shall supply forms of claims and of notices of objection free on the application of any person.

19. Any notice which is required to be sent by the registration officer under these regulations to any person shall be sufficiently sent, if sent by post, to the address of that person as given by him for the purpose, or as appearing on the roll, or if there is no such address, to the best known place of abode.

20. On the consideration of any claim or objection or other matter by the revising authority any person appearing to be interested therein may appear and be heard either in person or by duly authorized agent.

21. The Local Government shall have power in their discretion to postpone from time to time any of the dates fixed by them under this section of these regulations.

FORM I

Electoral roll for constituency.

Part Registration area.

Section Polling area No. Polling station *—

(1) Serial number.

(2) Name.

(3) Father's, husband's or husband's name.

(4) Address (village or street and door number).

(5) Head of qualification.

* The polling station mentioned here is only provisional and is liable to be changed by the Returning officer.

FORM II.

Name of constituency—

The preliminary roll of electors for the registration area is herewith published for general information.

Any person who claims to be entered in this roll and who is not entered in it or is entered in an incorrect place or instance or with incorrect particulars may put in a claim to the registration officer to have his name entered, or the registry corrected.

Any person whose name is on this roll and who objects to the correctness of the entry or to the inclusion of his own name or of the name of any other person whose name is on the roll may prefer an objection to the revising authority.

Claims shall be preferred in Form III and objections in Form IV appended to this notice. Copies of the forms will be supplied free by the registration officer on application.

Claims and objections may be presented to the registration officer at any time during office hours or sent by post but must reach him on or before—

Claims and objections which are not preferred in proper form or are not received by the date prescribed will be rejected.

All claims and objections received in time and in proper form will be heard by the revising authority at (place) on (date).

Sole

Registration Officer.

FORM III.

Notice of claim for correction of entry.
registration.

To

The Returning Authority of registration area.

Sir,

I hereby give you notice that I claim to have the registry of my name corrected in the roll of electors for the constituency of _____ as follows:—

Should be full of electors and father's or husband's or husband's name.	Address (village, or street and door number).	Head of qualification with the person of the household, and without terms employed or amount and value of land held.
(A)	(B)	(C)

I declare that I am a British subject, that I attained the age of 21 years on _____ and that I have resided for the qualifying period within the constituency.

Date _____

Signature of elector, _____

FORM IV.

Notice of objection to registration.

To

The Returning Authority of _____ registration area.

I hereby give you notice that I object to the names of the persons mentioned and described below being included in the electoral roll for the polling area of _____ in the registration area of _____ for the constituency of _____

Name of person objected to.	Number on preliminary roll.	Notice of objection.
(1)	(2)	(3)

Date _____

Signature of objector. _____

Address _____

Polling area and number in preliminary roll. _____

FORM V.

List of claims and objections.

(a) The following persons have put in claims to be registered as electors (or to have the registry of their names corrected) on the roll for the constituency of _____

Polling area.	Name of elector.	Address.	Effect of qualification.
(1)	(2)	(3)	(4)

(b) The following objections have been received regarding entries on the roll for the constituency of _____

Polling area.	Name of objector and number on roll.	Name of person objected to and number on roll.
(1)	(2)	(3)

(c) The following corrections have been made by the registration officer of his own motion in the roll for the constituency of _____

Polling area.	Number on roll.	Notice of correction.
(1)	(2)	(3)

The above claims and objections will be heard and corrections considered by the returning authority on [date] at [place]

Date _____

Registration Officer. _____

SECTION II

European, Landholders' and Indian Communes Constitutions.

1. These regulations shall apply to the preparation of electoral rolls for the European, Landholders' and Indian Communes Constitutions.

2. There shall be a separate roll for each constituency. The electoral roll for each constituency shall contain the following particulars, viz., the elector's name, father's or karnavan's or husband's name and address. It shall be maintained in Form I annexed and shall be divided into parts for each registration area comprised in the constituency and each part shall be divided into sections for each polling area within the registration area. Each polling area in a registration area shall be separately numbered and the names of the electors in each polling area shall be arranged alphabetically and numbered in one series.

3. The roll shall be kept in English.

4. Each district included in a constituency shall be a separate registration area and its Collector shall be the registration officer. Each registration area shall ordinarily be a polling area; but the Collector shall have power to divide a registration area into two or more polling areas:

Provided that any of the powers and duties of the registration officer may be performed and exercised by any deputy for the time being approved by the Local Government and the provisions of these regulations shall, in respect of the powers and duties to be exercised and performed by him, apply to such deputy so far as they apply to the registration officer.

5. (a) It shall be the duty of the registration officer to cause inquiry to be made and to prepare, or cause to be prepared, lists of all persons within his registration area appearing to be entitled to be registered as electors in the roll for the constituency. The lists shall be prepared in the form prescribed for the roll and shall, as regards the landholders' constituency, also contain particulars of the amount of annual income, malikana allowance or assessment as the case may be and as regards the European constituency, of the amount of tax assessed, annual value of house occupied or annual rent value of land held in the case of property qualification. The names of female electors shall be printed in italics or distinguished by means of the letter 'F'.

(b) The preliminary rolls shall be prepared from these lists and published by posting them in the office of the registration officer not later than the date fixed by the Local Government in this behalf. When the preliminary rolls contain no names, the registration officer shall publish a nil list.

(c) With the preliminary roll the registration officer shall publish notices in Form II specifying the time within which claims and objections are to be preferred and the date on which, and the place at which the revising authority will begin to sit for their disposal. The date fixed for the sitting of the revising authority shall not be later than the date fixed by the Local Government in this behalf.

6. (a) As soon as may be after such publication, copies of the rolls with the notices referred to in clause (c) of Regulation 5 shall be issued as a supplement to the District Gazette.

(b) Copies of the parts of the preliminary roll relating to each registration area shall be made available for inspection and sale in the office of the registration officer. Complete sets of the rolls of the several registration areas shall be kept in the office of the returning officer for inspection and sale.

Claims and Objections

7. The registration officer may—

(1) if the time prescribed by the Local Government for the publication of the preliminary rolls has not expired, within the time so prescribed,

(2) if such time has already expired, within such further time as may be prescribed by the Local Government,

publish a revised preliminary roll in supersession of the roll already published or any part thereof or a list of additions and corrections thereto, in the manner prescribed by the foregoing regulations.

8. (a) Any person who claims to be entitled to be registered as an elector and who is not entered or is entered in an incorrect place or manner or with incorrect particulars, on the preliminary roll, and any person whose name is on the roll and who objects to the inclusion of his own name or of the name of any other person whose name is on the roll may prefer a claim or an objection to the revising authority. Such claim or objection shall be sent to the registration officer so as to reach him on or before the date fixed by the Local Government in this behalf and shall contain full particulars of the grounds of claim or objection as the case may be.

(b) Claims and objections may be preferred in person or sent by post.

(c) Claims and objections received after the prescribed date shall be rejected.

9. The registration officer may of his own motion remove from the lists the names of persons whom he has reason to believe to be dead and may correct purely clerical or accidental mistakes and no other.

10. The registration officer shall, not later than the date fixed by the Local Government in this behalf,—

(a) publish lists of all claims and objections received in that and of corrections made by him of his own motion, in Form III in his office, and

(b) send a copy of every notice of objection to the person to whose registration objection has been taken and whenever possible give intimation to the person concerned of the correction made by him of his own motion.

In the lists referred to in clause (a) and in the copy and intimation sent under clause (b), the registration officer shall give notice that the claims, objections and corrections will be taken into consideration by the revising authority at a place and on a date to be specified therein.

Revising Authority

11. For each registration area, the revising authority shall be the Collector of the district. He shall sit in open office on the day fixed and from day to day until all the claims and objections are disposed of. He shall make such enquiry as he thinks fit in regard to each claim or objection and pass orders in writing thereon with reasons if a claim is rejected or an objection contested. Final orders shall also be passed on the list of corrections made by the registration officer of his own motion.

Final Publication of Roll

12. The registration officer shall correct the rolls in accordance with the orders of the revising authority.

13. Two copies of the final roll relating to his registration area shall be signed by each registration officer. One of them shall be kept in his office and the other forwarded to the returning officer.

14. The returning officer shall combine the rolls of the several registration areas and form a complete roll for the constituency. He shall then publish the complete roll as a supplement to the *Fort St. George Gazette*, not later than the date fixed by the Local Government in this behalf.

15. Copies of the complete roll (or of the preliminary roll with the lists of additions and corrections) shall be made available for inspection in the offices of the returning and registration officers. Complete sets of the rolls (or of the preliminary rolls with the lists of additions and corrections) for the several registration areas shall be kept in the office of the returning officer for inspection and sale.

16. Any notice which is required to be sent by the registration officer under these regulations to any person shall be sufficiently sent if sent by post to the address of that person as given by him for the purpose, or as appearing on the roll, or, if there is no such address, to his last known place of abode.

17. On the consideration of any claim or objection or other matter by the revising authority, any person claiming to be interested therein may appear and be heard either in person or by duly authorized agent.

18. The Local Government shall have power in their discretion to postpone from time to time any of the dates fixed by them under this section.

FORM I

Electorate roll for <small>constituency</small> <small>Number</small>		
Section—Polling area. Part—Registration area. No.		
(1) Serial number.		
(2) Name.		
(3) Father's or husband's or husband's name.		
(4) Address.		
(5) Head of qualification.		

FORM II.

Notes of Constitution

The preliminary abstract roll of electors for the
regulation is hereby published for general information.

Any person who claims to be entered in this roll and who is not entered in it or is entered in an incorrect place or surname or with incorrect particulars may put in a claim to the revising authority to have his name entered in the entry corrected.

Any person whose name is on this roll, and who objects to the inclusion of his own name or of the name of any other person whose name is on the roll may prefer an objection to the revising authority.

Claims and objections should contain full particulars of the claim or objection as the case may be.

Claims and objections may be presented to the registration officer at any time during office hours or sent by post, but must reach him on or before

Claims and objections which are not received before the time prescribed will be rejected.

All claims and objections received in time will be heard by the revising authority at (place) on (date).

Date

Registration Officer.

FORM III.

List of Claims and Objections

(a) The following persons have put in claims to be registered as electors (or to have the registry of their names corrected)

on the roll for constituency :-
 European
 Local Board
 Indian Community

Polling area.	Name of claimant	Address.	Kind of qualification.
(1)	(2)	(3)	(4)

(b) The following objections have been received regarding entries in the roll for constituency :-
 European
 Local Board
 Indian Community

Polling area.	Name of objector and number in roll.	Name of person objected to and address in roll.
(1)	(2)	(3)

(c) The following corrections have been made by the registration officer of his own motion in the roll for constituency :-
 European
 Local Board
 Indian Community

Polling area.	Number on roll.	Nature of correction.
(1)	(2)	(3)

The above claims and objections will be heard and corrections considered by the revising authority on at

Date

Registration Officer.

**Regulations for amendment of or for correction of
entries in the electoral rolls for the constituencies
of the Legislative Assembly in the Presidency
of Madras.**

1. The authority to whom an application under rule 9 (6) shall be made shall be, in respect of general constituencies except the European constituency, the Commissioner of the Corporation in the City of Madras and the Collector of the district elsewhere; in respect of the European, Landholders' and Indian Commerce constituencies, the Collector of the district concerned.

2. If the application is one for the preparation of a list of amendments to an electoral roll, the authority prescribed under Regulation (1) above shall report the matter to the Local Government and the Local Government shall address the Government of India for the issue of a notification by the Governor-General in Council in the Gazette of India directing the preparation of such a list.

3. On the issue of such a notification, all the provisions of the regulations for the preparation of electoral rolls shall apply in like manner as they apply in the case of electoral rolls and the authority prescribed under Regulation (1) above shall himself be deemed to be the revising authority.

4. Where an application under rule 9 (6) is for the correction of an existing entry in the electoral roll, the authority to whom such an application has been presented may himself dispose of such application without reporting the matter to the Local Government.

5. The said authority shall make in respect of such application such inquiry as he shall deem fit.

6. An application for an amendment not involving the addition of names to or the deletion of names from an electoral roll shall be deemed to be an application for the correction of an existing entry in the electoral roll.

**Regulations for the conduct of elections for the
constituencies of the Legislative Assembly
in the Presidency of Madras.**

Returning Officers

1. The Returning Officers for the constituencies mentioned in the first column of the Schedule hereto annexed shall be the persons respectively specified in the corresponding entry in the second column thereof.

2. (1) The persons specified in the third column of the said Schedule may, subject to the control of the Returning Officer, perform all or any of the functions of the Returning Officer in the constituencies respectively specified in the corresponding entry in the first column thereof:

Provided that no such person shall perform any of the functions of a Returning Officer which relate to the acceptance of a nomination paper or of a paper withdrawing candidature or to the scrutiny of nominalists or to the counting of votes, unless the Returning Officer is unavoidably prevented from performing the same, in which case the said functions may be performed in any constituency by the person first specified in the corresponding entry in the third column of the Schedule.

(2) References to the Returning Officer in these regulations shall, unless a contrary intention appears, be deemed to include any person when performing any duty or function which he is authorized to perform under sub-regulation (1).

Nomination of Candidates

3. On the issue of a notification by the Government calling upon a constituency to elect a member, it shall be the duty of the Returning Officer to give public notice of the intended election in Form No. I appended in such language or languages as he thinks fit. Such notice shall be published on the notice board of the office of the Returning Officer, in such newspapers as the Returning Officer may select and in such other manner in the constituency as the Returning Officer may think fit. It shall also be published in the *Port St. George Gazette* in the case of elections for the Madras City constituency and in the *District Gazette* concerned, including the village sheet, for general constituencies except the Madras City and the European constituencies. In the case of all general constituencies, except the European constituency, such notice shall also be posted in the Municipal office and in the office of each Collector, Divisional Officer, Tahsildar, Deputy Tahsildar and Sub-Magistrate situated within the constituency.

4. Printed copies of the nomination form in Schedule III of the Legislative Assembly Electoral Rules with the following form of declaration printed on its back, viz. —

"I (A.B.), the candidate nominated on the reverse
to be my election agent"
shall on application be supplied to any elector of the
constituency at the office of the Returning Officer thereof.

5. On the presentation of a nomination paper, the Returning Officer may require the person or persons presenting the same to produce a copy of the electoral roll on which the candidate, and his proposer and seconder are registered or of the necessary entries therein and shall satisfy himself that the name and number on the electoral roll of the candidate and his proposer and seconder as entered in the nomination paper are the same as those entered in the electoral roll. Where necessary he shall direct that the former be amended so as to be in accordance with the latter.

Scrutiny of Nominations

6. On the date appointed by the Local Government for the scrutiny of nominations under sub-rule (2) of rule 11, the candidates, their election agents, one proposer and one seconder of each candidate, and one other person duly authorized in writing by each candidate, and except for the purpose of assisting the Returning Officer, no other person may attend at such time and place as the Returning Officer may appoint, and the Returning Officer shall give them all reasonable facilities for examining the nomination papers of all candidates which have been delivered within the time and in the manner prescribed in rule 11.

7. (1) The Returning Officer shall then examine the nomination papers and shall decide all objections which may be made at the time to any nomination, and may, either on such objection or on his own motion, after such summary inquiry, if any, as he thinks necessary, refuse any nomination on any of the following grounds:—

(i) that the candidate is ineligible for election under rule 5 or rule 6;

(ii) that a proposer or seconder is a person whose name is not registered on the electoral roll of the constituency or is subject to any disability stated in rule 7;

(iii) that there has been any failure on the part of the candidate or his proposer or seconder to comply with any of the provisions of rule 11 or rule 12.

(2) For the purposes of this regulation,—

(a) the production of any certified copy of an entry made in the electoral roll of any constituency shall be conclusive evidence of the right of any elector named in that entry to stand for election or to subscribe a nomination paper, as the case may be, unless it is proved that the candidate is disqualified under rule 5 or rule 6 or, as the case may be, that the proposer or seconder is a person whose name is not registered on the electoral roll of the constituency or is subject to any disability stated in rule 7, and

(b) where a person has subscribed whether as proposer or seconder a larger number of nomination papers than there are vacancies to be filled, those of the papers so subscribed which have been first received, up to the number of vacancies to be filled, shall be deemed to be valid.

(3) Nothing contained in clause (ii) or clause (iii) of sub-regulation (1) shall be deemed to authorize the refusal of the nomination of any candidate on the ground of any

irregularity in respect of a nomination paper, if the candidate has been duly nominated by means of another nomination paper in respect of which no irregularity has been committed.

8. (1) The Returning Officer shall endorse on each nomination paper his decision accepting or rejecting the same and, if the nomination paper is rejected, shall record in writing a brief statement of his reasons for such rejection.

(2) The scrutiny shall be completed on the day appointed in this behalf under clause (b) of sub-rule (2) of rule 11 and no adjournment of the proceedings shall be allowed.

9. On completion of the scrutiny of nominations and after the expiry of the period within which candidatures may be withdrawn under sub-rule (3) of rule 11, the Returning Officer shall forthwith prepare a list of persons whose nominations have not been rejected and who have not withdrawn their candidature and cause it to be affixed in some conspicuous place in his office.

10. If the number of such persons is greater than the number of vacancies, the Returning Officer shall forthwith publish in the manner prescribed in regulation 3 a list in Form No. 11 of the names in alphabetical order of the candidates as given in the nomination paper. The alphabetical order is to be determined with reference to the order of the surnames (i.e., names proper) of the candidates.

Voting in Persons

11. Regulations 12 to 33 shall not apply to the following constituencies, viz. :—

- (a) Madras Europeans;
- (b) Madras Landholders; and
- (c) Madras Indian Commerce,

but shall apply to all other constituencies.

12. The poll shall commence at 7 a.m. and be kept open till 6 p.m. It may be closed for an hour between these limits at the discretion of the Returning Officer.

13. The Returning Officer may, for sufficient cause and with the previous consent of the Local Government, postpone the date or extend the period fixed for polling.

14. The Returning Officer shall select for each constituency as many polling stations as he thinks necessary and shall appoint a presiding officer for each polling station and such other persons (hereinafter referred to as polling officers) to assist the presiding officer as he thinks necessary.

15. The presiding officer shall keep order at the polling station, shall see that the election is fairly conducted, shall regulate the number of electors to be admitted at one time, and shall exclude all other persons except—

- (a) the polling officers, the candidates, and one agent of each candidate (hereinafter referred to as the polling agent) appointed in writing by the candidate,
- (b) the police or other public servants on duty, and
- (c) such other persons as the presiding officer may from time to time admit for the purpose of identifying electors.

16. Subject to the provisions of regulation 29 *supra* an elector shall be admitted to vote outside the polling area under which his name appears on the electoral roll.

17. (1) The presiding officer shall close the polling station at the hour appointed for closing under regulations 12 and 13, so as to prevent the admission thereto of any elector after that hour.

(2) No ballot paper shall be issued after that hour but any elector who has received his ballot paper before that hour shall be allowed a reasonable opportunity to record his vote.

18. Each polling station shall be furnished with such number of compartments in which electors can record their votes ascertained from observation, as the Returning Officer thinks necessary. As far as possible, separate compartments and separate entrances and exits shall be provided for women electors.

19. The Returning Officer shall provide at each polling station materials sufficient for the purpose of enabling electors to mark the ballot papers, as many ballot boxes as may be necessary, and copies of the electoral roll or such part thereof as contains the names of the electors entitled to vote at such station.

20. (1) Every ballot box shall be so constructed that the ballot papers can be introduced therein but cannot be withdrawn therefrom, without the box being unlocked. The presiding officer at any polling station, immediately before the commencement of the poll, shall show the ballot box empty to such persons as may be present at such station, so that they may see that it is empty, and shall then lock it up, and place his seal upon it in such manner as to prevent its being opened without breaking such seal, and shall place it in his view for the receipt of ballot papers and keep it so locked and sealed.

(2) Before the polling station is open for the recording of votes, the presiding officer shall read to such persons as may be present the provisions of sections 14 of the Election Offences and Inquiries Act, 1920, and shall explain the substance thereof in the vernacular of the district.

21. (1) Every ballot paper shall be in Form III and shall have a counterfoil attached to it which shall be in Form III-A. The ballot paper shall have the names of the candidates in the order in which they appear in Form II. If there are two candidates whose names are the same, they shall be distinguished by the addition of their occupation or in some other way. Ballot papers shall be printed in such language or languages as the Returning Officer may consider necessary.

(2) The ballot papers printed in such language shall be serially numbered, the serial number being printed on the face of the counterfoil and on the back of the ballot paper.

22. Immediately before a ballot paper is delivered to an elector, the number, name and description of the elector as stated in the electoral roll shall be called out, and the number and name of the elector shall be entered on the counterfoil. The presiding officer shall then detach the ballot paper

from the counterfoil, initial it on its back and deliver it to the elector, and a mark shall be placed on a copy of the electoral roll against the number of the elector, to denote that he has received a ballot paper, but without showing the particular ballot paper which he has received. On the counterfoil shall be entered the name of the constituency and the name or distinctive number of the polling station.

23. The elector, on receiving the ballot paper, shall forthwith proceed into one of the compartments in the polling station, and there mark his paper, and fold it up so as to conceal his vote and after showing to the presiding officer his (i.e. the presiding officer's) initials thereon shall put his ballot paper so folded up into the ballot box. Every elector shall vote without undue delay and shall quit the polling station as soon as he has put his ballot paper into the ballot box.

24. (1) If the elector is unable to read the ballot paper and applies for assistance in doing so, the presiding officer shall read it for him. If required by the elector to mark the ballot paper, the presiding officer shall mark it according to the directions of the elector and give it back to him to be put into the ballot box.

(2) In the case of every elector whose ballot paper is marked in this manner by the presiding officer a note shall be made on the counterfoil, Form III-A, by the presiding officer of the reason why it was so marked.

25. (1) When a person presents himself to vote and at any time before a ballot paper is supplied to him the presiding officer or polling officer may, of his own accord, and shall if so required by a candidate or polling agent, put to such person any or all of the following questions:—

(i) Are you the person enrolled as follows (reading the whole entry from the roll)?

(ii) Have you already voted at the present election in this constituency? and at a general election?

(iii) Have you already voted at this general election for the Legislative Assembly in any other general constituency?

and the person shall not be supplied with a ballot paper unless he answers the question or questions put to him and, unless his answer to the first question is in the affirmative, the second question in the negative, and at a general election the third question also in the negative.

(2) Except as mentioned herein, every person whose name is found on the electoral roll shall be entitled to be supplied with a ballot paper.

26. If a person representing himself to be a particular elector named on the electoral roll applies for a ballot paper after another person has voted as such elector, the applicant shall, after duly answering such questions as the presiding officer may ask, be entitled to receive a ballot paper in the same manner as any other elector. Such ballot paper (hereinafter referred to as a "residual ballot paper") shall be of a colour different from the other ballot papers, and, instead of being put into the ballot box, shall be given to the presiding officer and ordered by him with the name of the elector and his number on the electoral roll and

the name or number of the electoral area to which the roll relates and shall be set aside in a separate packet and shall not be counted by the Returning Officer. The name of the elector and his number in the electoral roll and the name or distinctive number of the polling station to which the roll relates shall be entered in a list in Form IV annexed to these regulations, which shall bear the heading 'Tendered votes list'. The person tendering such ballot paper shall sign his name and address on that list or affix his thumb impression thereto.

27. If any polling agent declares and undertakes to prove that any person by applying for a ballot paper has committed the offence of personation, the presiding officer may require such person to enter in the list of challenged votes (which shall be in Form V annexed to these regulations) his name and address, or, if he is unable to write, to affix his thumb impression thereto and may further require such person to produce evidence of identification. If such person on being questioned in the manner provided in regulation 25 answers the first question in the affirmative and the other questions in the negative, he shall be allowed to vote after he has been informed of the penalty for personation. The presiding officer shall make a note of the circumstances, and of his decision on the list of challenged votes.

28. An elector who has inadvertently dealt with his ballot paper in such a manner that it cannot conveniently be used as a ballot paper may, on delivering it to the presiding officer and satisfying him of the inadvertence, obtain another ballot paper in place of the spent paper, and the latter shall, together with its counterfoil, be marked as cancelled.

29. A presiding officer, polling officer, or polling agent, or public servant who is on duty at a polling station at which he is not entitled to vote shall, if he is certified by the Returning Officer of the constituency concerned to be entitled to vote at the election, be allowed to record his vote at that polling station. The name of the polling station at which he would otherwise have been entitled to vote shall be entered in the counterfoil of the ballot paper together with the other particulars to be entered therein.

30. (1) Such ballot paper shall be placed in an envelope and sealed by the presiding officer and returned with the certificate referred to in regulation 29 to the Returning Officer who is concerned with the counting of the votes and such Returning Officer shall cause such vote to be included among the other votes given for the candidate designated by the elector.

(2) The certificate referred to in regulation 29 shall be in the following form:—

"Certified that _____ entitled to vote at _____ for _____ Constituency has been employed in connection with the election for _____ constituency and is prevented from voting at the said station and that I have therefore authorized him to vote at _____

Signature of Returning Officer.

31. The presiding officer of each polling station, as soon as practicable after the close of the poll, shall, in the presence of any candidates or polling agents who may be present, make up into separate packets and seal with his own seal and the seal of such candidates or agents as may desire to affix their seal—

(1) each ballot box in use at such station unopened but with the key (which should also be sealed in the same manner as the ballot box) attached;

(2) the unused ballot papers;

(3) the tendered ballot papers;

(4) the spoilt ballot papers;

(5) the marked copy of the electoral roll;

(6) the counterfoils of the ballot papers;

(7) the tendered votes list; and

(8) the list of challenged votes;

and shall forward such packets to the Returning Officer.

32. The packets shall be accompanied by a statement in Form VI made by the presiding officer, showing the number of ballot papers entrusted to him, and accounting for them under the heads of ballot papers in the ballot box, unused, spoilt, and tendered ballot papers, and ballot papers dealt with under regulation 28. This statement shall be sent in a separate cover addressed to the Returning Officer.

33. Subject to any directions given in that behalf by the Returning Officer, the packets and statements shall be forwarded by the presiding officer to the Commissioner of the Corporation of Madras or the Madras City and to the Divisional or taluk officer as the Returning Officer may direct in the municipal. Each packet shall be numbered and shall bear a note as to its contents and the name of the polling station. Where no vote has been recorded in any constituency, the presiding officer shall submit a nil report together with the statement in Form VI and the empty box. The Commissioner of the Corporation of Madras or the Divisional or taluk officer, as the case may be, shall forward to the Returning Officer, immediately on receipt from all the polling stations in the city, division or taluk, the packets referred to in regulation 31 together with a statement in Form VII which shall be compiled from the statement in Form VI and from the nil reports received from the presiding officers.

Postal Voting

34. Regulations 35 to 43 shall apply to the three constituencies exempted by regulation 11. No elector of these constituencies shall be allowed to vote in any other way than is provided in these regulations.

35. Not less than fifteen clear days before the date fixed for the poll, the Returning Officer shall issue through the post a declaration paper and a ballot paper to each elector to the address entered against his name in the electoral roll, unless the elector has, since the publication of the roll, changed his address and intimation of such change has been received in writing by the Returning Officer.

36. The ballot paper shall be in Form VIII and the declaration paper in Form VIII-A. The ballot paper shall have the names of the candidates in the order in which they appear in Form II. If there are two candidates whose names are the same, they shall be distinguished by the addition of their occupation or in some other way. The ballot papers shall be printed in such language or languages as the Returning Officer may consider necessary. The same serial number shall be entered on the face of the declaration paper and on the back of the ballot paper. To each elector shall be issued the declaration paper and the ballot paper whose serial numbers correspond to the number which the elector bears on the electoral roll.

37. Before the ballot paper is issued to an elector, the Returning Officer shall—

(a) have the name of the elector entered on the declaration paper; and

(b) place a mark against the name of the elector concerned in the electoral roll, or the copy of it, used for the purpose of election.

38. With the ballot paper, the Returning Officer shall send a cover addressed to himself in Form IX, an envelope with the number of the ballot paper entered on its face and a letter in Form X. The Returning Officer shall have the number of the ballot paper entered at the left-hand bottom corner of the cover in Form IX.

39. Each elector, upon receipt of his ballot paper, if he desires to vote in the election, shall sign the declaration in the declaration paper and record his vote on the ballot paper by placing a mark against the name of the candidate or candidates of his choice.

40. The elector shall then enclose the ballot paper in the envelope and stick it up and enclose the envelope and the declaration paper in the cover and send the cover by registered post to the Returning Officer so as to reach him not later than the day and the latest hour fixed for the poll. The covers received after such day and hour as well as covers received by unregistered post shall be rejected:

Provided that, at his option, the elector may in person or by messenger deposit the cover in a ballot box which shall be provided at the office of the Returning Officer on the day and during the hours fixed for the poll.

41. (1) If an elector is incapacitated from blindness or other physical cause from voting in the manner prescribed above, it shall be competent for him to record his vote by the hand of any of the officers or other persons mentioned hereunder: and such officer or other person shall, on the declaration paper, certify the incapacity and attest the fact of his having been requested by the elector to mark the ballot paper for him, and of its having been so marked by him in the presence of the elector.

(2) The following officers or other persons are empowered to attest votes of incapacitated electors under this regulation:—

(i) District and taluk board members and municipal councillors.

(ii) Gentlemen who bear a title conferred or recognized by the Government of India.

(iii) Members of the Legislative Council of the Governor of Madras, of the Legislative Assembly and of the Council of State.

(iv) Stipendiary Magistrates other than a village magistrate, Judges of the Court of Small Causes, Madras, and the City Civil Court, Madras, Sub-Judges, District Munsifs, District Magistrates and Sub-Registrars.

42. An elector who has not received his ballot and other concerned papers sent by post or whose papers, before their despatch back to the Returning Officer, have been inadvertently spoilt in such manner that they cannot be conveniently used, or who has lost his papers may, on his transmitting to the Returning Officer a declaration to that effect signed by himself, require the Returning Officer to send him new papers in place of those not received, spoilt or lost, and, if the papers have been spoilt, the spoilt papers shall be returned to the Returning Officer who shall cancel them on receipt. In every case when new papers are issued, a mark shall be placed against the name of the elector in the copy of the roll referred to in regulation 37 (b) to denote that new papers have been issued in place of those not received, spoilt or lost.

43. No election shall be invalidated by reason that an elector has not received his ballot paper provided that a ballot paper has been issued to him in accordance with these regulations.

Counting of Votes

44. The Returning Officer shall, as soon as may be practicable after the close of the poll, appoint a date which shall be not later than fifteen days from the date of the poll, and the time and place for the counting of votes and shall give notice in writing thereof to all candidates and election agents.

45. (1) No person shall be allowed to be present at the counting of votes except the Returning Officer and such persons as he may appoint to assist him in counting the votes, and such other persons as have a right to be present under sub-rule (5) of rule 14.

(2) No person shall be appointed to assist in counting the votes, who has been employed by or on behalf of any candidate for any purpose whatsoever connected with the election.

46. On the day and at the time appointed under regulation 44 the Returning Officer shall, before he commences to count the votes, read the provisions of section 14 of the Indian Election Officers and Inquirers Act, 1920, to such persons as may be present, and shall then proceed as follows:—

(a) (i) If the constituency is one in which the voting is personal, the ballot box or boxes relating to each polling station or the envelopes containing votes under regulation 29 shall be opened one after another, and the Returning Officer shall take out the ballot papers therefrom, count them or cause them to be counted, and record the number thereof in a statement. Such statement shall not be shown to any candidate or agent.

(ii) If the constituency is one in which postal voting is allowed, the covers received from or deposited by electors under the previous regulation 40 shall be opened one after another and the envelopes and declaration papers taken out therefrom. If a cover should contain no declaration paper outside the envelope, the envelope enclosed in such cover shall be rejected and the Returning Officer shall endorse the word "Rejected" on the envelope. If a cover contains a declaration paper, the Returning Officer shall examine whether the declaration paper is the one sent out by him and whether the declaration and attestation are *prima facie* regular. If he is not satisfied that a declaration paper is the one sent out by him to the elector concerned or if the declaration or attestation is not in order, he shall endorse the word "Rejected" on the back of the declaration paper and keep it with the rejected envelopes in a separate bundle. If more than one declaration paper or more than one envelope is enclosed in one and the same cover, all the declaration papers and envelopes contained in the cover shall be rejected and the Returning Officer shall endorse the word "Rejected" on the back of each declaration paper and keep the declaration papers so rejected and the envelopes contained in the cover in the same bundle of rejected papers. He shall file the other declaration papers and the envelopes containing the corresponding ballot papers in a separate heap. These envelopes shall then be opened, the ballot papers enclosed therein taken out and counted and the total thereof recorded by the Returning Officer in a statement.

(3) The Returning Officer shall then mix together all the ballot papers so counted and tallied up and distribute them in convenient bundles to the persons appointed to assist in counting the votes.

(e) When the ballot papers have been so distributed, but not before, the Returning Officer shall allow the candidates and their agents, reasonable opportunity to inspect, without handling, all ballot papers which in his opinion are liable to be rejected and shall, on every ballot paper, which is wholly or partially rejected, endorse the word "Rejected". If any candidate or agent present questions the correctness of the rejection, he shall also record on the ballot paper the grounds for the rejection. No candidate or agent shall be allowed to see the serial number on the back of any ballot paper.

(d) The Returning Officer shall, as far as practicable, proceed continuously with the counting of the votes; and shall, during any necessary intervals during which the counting has to be suspended, place the ballot papers, packets and other documents relating to the election under his own seal and the seals of such candidates, or agents as may desire to affix them, and shall cause adequate precautions to be taken for their custody.

47. (1) A ballot paper shall be rejected if
in the case of all constituencies—both personal vote
and postal vote—

(a) the number of votes recorded thereon exceeds
the number of vacancies to be filled,

(b) no vote is recorded thereon,

(c) it is void for uncertainty,

(d) it bears any mark by which the elector can be identified, and

in the case of personal vote constituencies

(e) it does not bear the initials of the presiding officer on its back, and

N.B.—This shall not apply to a postal vote

in the case of postal vote constituencies—

(f) (i) the cover, enclosing the elector's declaration paper and the envelope containing his ballot paper has neither been sent by registered post so as to reach the Returning Officer not later than the day and the latest hour fixed for the poll nor deposited in the ballot box provided in the office of the Returning Officer on the day and during the hours fixed for the poll,

(ii) the cover contains no declaration paper outside the envelope,

(iii) more than one declaration paper or envelope containing ballot paper have been enclosed in one and the same cover,

(iv) the declaration paper is not the one sent out by the Returning Officer to the elector or the declaration or statement is not in order.

Provided that in a case where more than one vote can be given on the same ballot paper, if one of the marks is so placed as to render it doubtful to which candidate it was intended to apply, the vote concerned but not the whole ballot paper shall be invalid on that account.

(2) Except on the above-mentioned grounds, a ballot paper shall not be rejected.

(3) The decision of the Returning Officer as to the validity of a ballot paper shall be final, subject only to reversal on an election petition.

48. The following procedure shall apply to constituencies other than those for which postal voting is allowed:—

The Returning Officer shall not open the sealed packets of the tendered votes, the marked copy of the electoral roll or the counterfoils of the ballot papers. He shall verify the statement submitted by the presiding officer under regulation 32 by comparing it with the number of accepted ballot papers and of rejected ballot papers, the unopened ballot papers in his possession and the tendered votes list, shall then re-close and re-seal each packet which has been opened by him, and shall record on each packet a description of its contents and the date of the election to which it refers.

49. The following procedure shall apply in the case of postal vote constituencies:—

Upon the completion of the counting, the Returning Officer shall seal up in separate packets—

(1) the counted ballot papers,

(2) the rejected declaration papers and connected envelopes;

(3) the ballot papers rejected at the count;

(4) the rejected envelopes and the connected declaration papers if any; and

(5) the marked copy of the electoral roll.

He shall also prepare and sign a statement in Form XI and record on each packet a description of its contents and the date of the election to which it refers.

50. The Returning Officer shall then prepare and certify a return in Form XII setting forth—

(1) the names of the candidates for whom valid votes have been given,

(2) the number of valid votes given for each candidate,

(3) the name of the candidate elected,

(4) the number of votes declared invalid, and

(5) the number of tendered votes given,

and shall permit any candidate or any representative duly authorized under sub-rule (6) of rule 14 to take a copy or an extract from such return.

Miscellaneous

51. (1) The Returning Officer shall, after reporting the result of the election under rule 14 forward a copy of the return made under regulation 60 to the Secretary to the Government of India in the Legislative Department.

(2) All the packets relating to the elections shall, subject to the control of the Local Government, remain in the custody of the Returning Officer.

52. The packets of ballot papers whether counted, rejected or tendered, and of the counterfoils thereof, or of the declaration papers as the case may be shall not be opened and their contents shall not be inspected or produced except under the order of a competent Court or of Commissioners appointed to hold an inquiry in respect of an election, but all other documents relating to the election shall be open to inspection subject to such conditions as the Local Government may impose and to the payment of a fee of Rs. 5.

53. The packets aforesaid shall be retained for a period of one year and shall thereafter be destroyed subject to any direction to the contrary made by the Local Government, or by a competent Court or by Commissioners appointed to hold an inquiry in respect of an election.

SCHEDULE

Name of constituency.	Returning Officer.	Other officers who may perform the duties of a Returning Officer.
<i>Non-Municipalities—Urban</i>		
Madras City ...	The Commissioner, Corporation of Madras.	Revenue Officer, Corporation of Madras.
<i>Non-Municipalities—Rural</i>		
Gujarat ... Vinayapattam.	The Collector of Vinayapattam.	Treasury Deputy Collector, Vinayapattam, and the Collector of Gujarat.
East Godavari and West Godavari ... Kistna	The Collector of East Godavari.	Treasury Deputy Collector, East Godavari and the Collector of West Godavari and Kistna.

Name of establishment.	Returning Officer.	Officer or Officers who may perform the duties of a Returning Officer.
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Five-Mahomedan—Mural—cont.

Guntur <i>cont.</i>	The Collector of Nellore.	Treasury Deputy Collector, Nellore, and the Collector of Guntur.
Madras Ceded Districts and Chittoor.	The Collector of Chittoor.	Treasury Deputy Collector, Chittoor, and the Collectors of Kurnool, Bellary, Annapur and Chittoor.
Salem and Coimbatore <i>cont.</i>	The Collector of Coimbatore.	Treasury Deputy Collector, Coimbatore, and the Collectors of Salem and North Arcot.
South Arcot <i>cont.</i>	The Collector of Chingleput.	Treasury Deputy Collector, Chingleput, and the Collector of South Arcot.
Tanjore <i>cont.</i>	The Collector of Tanjore.	Treasury Deputy Collector, Tanjore, and the Collector of Trichinopoly.
Madras and Tanjore <i>cont.</i>	The Collector of Madras.	Treasury Deputy Collector, Madras, and the Collectors of Tanjore and Ramanath.
West Coast and the Nilgiris.	The Collector of Malabar.	Treasury Deputy Collector, Malabar, and the Collectors of the Nilgiris and South Kanara.

Mahomedan

North Madras.	The Collector of Guntur.	Treasury Deputy Collector, Guntur, and the Collectors of Goojzen, Virappacham, East Godavari, West Godavari, Kistna, Bellary, Annapur, Bellary, Chittoor, Kurnool and Chittoor.
South Madras.	The Collector of Salem.	Treasury Deputy Collector, Salem, and the Collectors of Trichinopoly, Chingleput, Madras, North Arcot, Coimbatore, South Arcot, Tanjore, Madras, Ramanath, and Tanjore.
West Coast and the Nilgiris.	The Collector of Malabar.	Treasury Deputy Collector, Malabar, and the Collectors of the Nilgiris and South Kanara.

European

Madras ...	Secretary to Government of Madras in charge of Elections.	Assistant or Under Secretary in charge of Elections.
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Landholders

Madras ...	Secretary to Government of Madras in charge of Elections.	Assistant or Under Secretary in charge of Elections.
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Indian Commerce

Madras ...	The Collector of Madras.	Assistant Superintendent of Statistics, Madras.
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Form 2

Form of Notice

Whereas the _____ constituency of the Legislative Assembly has been called upon by notification to elect a member on or before _____, 19____, the Returning Officer of the said constituency, do hereby give the following

Public Notice.

- (i) The number of persons to be elected is _____.
- (ii) Nominations papers may be delivered to the undersigned at (office) or if he is unavoidably prevented from receiving the same to _____ at _____. They should be presented between 11 a.m. and 3 p.m. on or before (date) _____.
- (iii) Forms of nomination paper may be obtained at the offices of the persons above mentioned between the hours of (hour) and (hour) from (date) to (date) _____.
- (iv) The nomination papers will be taken up for scrutiny at (hour) on (date) in (place) _____.
- (v) In the event of the election being contested, the poll will take place on _____ between the hours of _____ and _____ with an interval of rest between _____ and _____.
- (vi) * No elector will be admitted to vote outside the polling area under which his name appears on the electoral roll and a list showing the polling stations at which electors in each polling area may vote is appended hereto.

* Note.—This will be inserted in the case of circumstances in which secret voting is permitted.

List of Polling stations

Registration area

Number of polling area situated in the Electoral District	Name of polling station
1.	
2.	
3.	
4.	
etc. etc.	

(54.)

Date _____
at _____
Returning Officer of _____ Constituency

FORM 3

_____, Constituency, _____, Legislative Assembly.

Final List of Candidates for Election

Serial number	Name of candidate	Address of candidate
1.		
2.		
3.		
4. etc.		

Note.

† The poll will be taken on the _____ day of _____ 19____ between _____ and _____ at the polling stations already notified

Returning Officer.

* In the case of a Postal Vote Constituency, the note shall run as follows:—
† Poll papers should reach the Returning Officer by registered post before _____ (date) and may be deposited or carried to be deposited at the office of the Returning Officer between _____ and _____.

FORM III
Form of Ballot Paper

Outerfoil.
Front

Name of candidate.	Mark showing the voter's choice.

N.B.—Please see instructions on the back.

Back of outerfoil.

Instructions.

(1) The number of names for whom you may vote is—

(2) Place a cross mark thus x against the name of the candidate for whom you wish to vote.

(3) The mark should be placed against not more than—

Serial No.

FORM III-A

Counterfoil.

Serial No.

Constituency _____

Number of polling area and name of polling station _____

Number and name of cluster on electoral roll _____

FORM IV

Treasurer Form L100

Polling station _____

Name of electoral area.	Name of cluster.	Number in electoral roll.	Signature of cluster (if there is more than one name of a voter it should be marked address).

FORM V.

LIST OF CHALLENGED VOTES.

Name of Polling Station—

Signature Elect No.

Number on electoral list.	Name	Signature of elector if possible or (though improbable) of elector if address.	Name of elector, if any.
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*Order of Presiding Officer (in each case).**Signature of Presiding Officer.*

FORM VI.

Statement sent by Presiding Officer at
the District of 192 for the after the polling on
Constituency.

Description.	Number received.	Number of ballot papers in box or packet.	Number received.	Number spoiled.	Ballot papers sent with returning officer to	Remarks.
Ordinary ballot papers						
Provisional ballot papers						

Signature of Presiding Officer.

FORM VII.

Constituency

Name of polling station.	Number of ballot boxes or packets.	Number of ballot papers in boxes or packets.
(1)	(2)	(3)
Total ..		

Station.

Date

Commissioner of the Corporation or District or Total Officer.

FORM VIII.

FORM OF BALLOT PAPER (FORWARD VOTE).

Ballot paper.

Constituency.

Name of candidate.	Mark showing the voter's choice.

[Please see instructions on the back.]

(Back of ballot paper)

(1) The number of members for whom you may vote is—

(2) Place a cross mark thus ☒ against the name of the
as directed
for whom you wish to vote.

(3) The mark should be placed against not more than—

Serial
No.

FORM VIIA.

Declaration Paper.

Constituency.

Serial No.

Elector's name and number on the roll.

Elector's declaration.

I (name in full and designation) declare
that I am an elector for this constituency and have signed no
other ballot paper at this election for this constituency.

Date

Signature

Station

Address

FORM IB.

Form of race or vote.

Legislative Assembly Election.

Constituency

Poll on

To

The Returning Officer,

Constituency,

No.

(station and address).

FORM IC.

Form of Letter of Intimation.

Constituency

Sir,

The persons whose names are printed on the ballot paper sent
herewith have been nominated as candidates for the Legislative
Assembly. Should you desire to vote at this election, I have to
request that you will—

(a) sign the declaration paper;

(b) mark your vote in the column provided for the purpose
in the ballot paper;

(d) enclose the ballot paper in the smaller envelope and stick it up; and

(e) put the smaller envelope and the declaration paper in the cover addressed to me and return it to me by registered post so as to reach me not later than $\frac{4}{10}$ on the day of 192 or deposit or cause to be deposited the cover addressed to me in the ballot box provided for the purpose in (place) between and on

2. Regulation 47 of the Regulations for the conduct of elections provides that a ballot paper shall be rejected if

(a) the number of votes recorded thereon exceeds the number of vacancies to be filled,

(b) no vote is recorded thereon,

(c) it is void by accident,

(d) it bears any mark by which the elector can be identified, and

(e) (i) the cover, enclosing the elector's declaration paper and the envelope containing his ballot paper has neither been sent by registered post so as to reach the Returning Officer not later than the day and the latest hour fixed for the poll nor deposited in the ballot box provided in the office of the Returning Officer on the day and during the hours fixed for the poll,

(ii) the cover contains no declaration paper outside the envelope,

(iii) more than one declaration paper or envelope containing ballot paper have been enclosed in one and the same cover,

(iv) the declaration paper is not the one sent out by the Returning Officer to the elector or the declaration as attested is not in order.

Provided that in a case where more than one vote can be given on the same ballot paper, if one of the marks is so placed as to render it doubtful to which candidate it was intended to apply, the vote concerned but not the whole ballot paper shall be invalid on that account.

Station

Date

Returning Officer

FORM 23.

Total number of electors marked.	Number of ballot papers issued respectively.	Number issued on which all ballot papers recorded as not received, upon as lost.	Number of ballot papers returned.	Number of ballot papers rejected.	Number of ballot papers marked.	Number of declaration papers filed respectively.	Remarks
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)

Returning Officer

¹ *Proc. N. Group, February 10, 1938.*

Under section 4, Act 10 of 1878, the Governor is empowered to designate that the land contained in the above mentioned 2 acres, 20 acres and 600 acres, be, for some a little more or less, awarded for a public purpose, to wit, for the North Indian Railway from the terminus of the Railway line from Madras Beach to Madanapalle; and under section 5 and 7 of the same Act, the Special Deputy Collector, Madras, is empowered to perform the functions of a Collector under the Act, and directed to take orders for the acquisition of the said land. A plan of the land is kept in the office of the Special Deputy Collector, Madras, and may be inspected at any time during office hours.

Chirapet distict, Bellary taluk, Zenda
Mombasa vilage.

[illegible]

Government, dry, new F. No. 444 A-1, temporary sub-division No. 444-1 and corresponding R.R. No. 444-1, belonging to Fatahuddin Fatahuddin and sister Fatima Fatahuddin by guardian and sister Ghazaluddin Ahmad, Yungghilun Ahmad, (decided), and sister Laila Ahmad, (decided), bounded on the north by No. 443, and by No. 444-1, south by No. 445, and by No. 444-1.

Government, dry, new F. No. 444 A-2, temporary sub-division No. 444-2 and corresponding R.R. No. 444-2, belonging to Fatahuddin Fatahuddin and sister Fatima Fatahuddin by guardian and sister Ghazaluddin Ahmad, Yungghilun Ahmad, (decided), and sister Laila Ahmad, (decided), bounded on the north by No. 443, and by No. 444-1, south by No. 445, and by No. 444-1.

Government, dry, new F. No. 444 B-1, temporary sub-division No. 444-3 and corresponding R.R. No. 444-3, belonging to Fatahuddin Fatahuddin and sister Fatima Fatahuddin by guardian and sister Ghazaluddin Ahmad, Yungghilun Ahmad, (decided), and sister Laila Ahmad, (decided), bounded on the north by No. 443, and by No. 444-1, south by No. 445, and by No. 444-1.

Government, dry, new F. No. 444 A-3, temporary sub-division No. 444-4 and corresponding R.R. No. 444-4, belonging to Fatahuddin Fatahuddin and sister Fatima Fatahuddin by guardian and sister Ghazaluddin Ahmad, Yungghilun Ahmad, (decided), and sister Laila Ahmad, (decided), bounded on the north by No. 443, and by No. 444-1, south by No. 445, and by No. 444-1.

Government, dry, new F. No. 444 B-2, temporary sub-division No. 444-5 and corresponding R.R. No. 444-5, belonging to Fatahuddin Fatahuddin and sister Fatima Fatahuddin by guardian and sister Ghazaluddin Ahmad, Yungghilun Ahmad, (decided), and sister Laila Ahmad, (decided), bounded on the north by No. 443, and by No. 444-1, south by No. 445, and by No. 444-1.

Government, dry, new F. No. 445, temporary sub-division No. 445-1 and corresponding R.R. No. 445-1, belonging to Fatahuddin Fatahuddin and sister Fatima Fatahuddin by guardian and sister Ghazaluddin Ahmad, Yungghilun Ahmad, (decided), and sister Laila Ahmad, (decided), bounded on the north by No. 444, and by No. 445-1, south by No. 446, and by No. 445-1.

Government, dry, new F. No. 446 A-1, temporary sub-division No. 446-1 and corresponding R.R. No. 446-1, belonging to Fatahuddin Fatahuddin and sister Fatima Fatahuddin by guardian and sister Ghazaluddin Ahmad, Yungghilun Ahmad, (decided), and sister Laila Ahmad, (decided), bounded on the north by No. 445, and by No. 446-1, south by No. 447, and by No. 446-1.

Government, dry, new F. No. 446 B-1, temporary sub-division No. 446-2 and corresponding R.R. No. 446-2, belonging to Fatahuddin Fatahuddin and sister Fatima Fatahuddin by guardian and sister Ghazaluddin Ahmad, Yungghilun Ahmad, (decided), and sister Laila Ahmad, (decided), bounded on the north by No. 445, and by No. 446-1, south by No. 447, and by No. 446-1.

Government, dry, new F. No. 446 A-2, temporary sub-division No. 446-3 and corresponding R.R. No. 446-3, belonging to Fatahuddin Fatahuddin and sister Fatima Fatahuddin by guardian and sister Ghazaluddin Ahmad, Yungghilun Ahmad, (decided), and sister Laila Ahmad, (decided), bounded on the north by No. 445, and by No. 446-1, south by No. 447, and by No. 446-1.

Government, dry, new F. No. 446 B-2, temporary sub-division No. 446-4 and corresponding R.R. No. 446-4, belonging to Fatahuddin Fatahuddin and sister Fatima Fatahuddin by guardian and sister Ghazaluddin Ahmad, Yungghilun Ahmad, (decided), and sister Laila Ahmad, (decided), bounded on the north by No. 445, and by No. 446-1, south by No. 447, and by No. 446-1.

Government, dry, new F. No. 447, temporary sub-division No. 447-1 and corresponding R.R. No. 447-1, belonging to Fatahuddin Fatahuddin and sister Fatima Fatahuddin by guardian and sister Ghazaluddin Ahmad, Yungghilun Ahmad, (decided), and sister Laila Ahmad, (decided), bounded on the north by No. 446, and by No. 447-1, south by No. 448, and by No. 447-1.

Government, dry, new F. No. 448 A-1, temporary sub-division No. 448-1 and corresponding R.R. No. 448-1, belonging to Fatahuddin Fatahuddin and sister Fatima Fatahuddin by guardian and sister Ghazaluddin Ahmad, Yungghilun Ahmad, (decided), and sister Laila Ahmad, (decided), bounded on the north by No. 447, and by No. 448-1, south by No. 449, and by No. 448-1.

Government, dry, new F. No. 448 B-1, temporary sub-division No. 448-2 and corresponding R.R. No. 448-2, belonging to Fatahuddin Fatahuddin and sister Fatima Fatahuddin by guardian and sister Ghazaluddin Ahmad, Yungghilun Ahmad, (decided), and sister Laila Ahmad, (decided), bounded on the north by No. 447, and by No. 448-1, south by No. 449, and by No. 448-1.

Government, dry, new F. No. 448 A-2, temporary sub-division No. 448-3 and corresponding R.R. No. 448-3, belonging to Fatahuddin Fatahuddin and sister Fatima Fatahuddin by guardian and sister Ghazaluddin Ahmad, Yungghilun Ahmad, (decided), and sister Laila Ahmad, (decided), bounded on the north by No. 447, and by No. 448-1, south by No. 449, and by No. 448-1.

Government, dry, new F. No. 448 B-2, temporary sub-division No. 448-4 and corresponding R.R. No. 448-4, belonging to Fatahuddin Fatahuddin and sister Fatima Fatahuddin by guardian and sister Ghazaluddin Ahmad, Yungghilun Ahmad, (decided), and sister Laila Ahmad, (decided), bounded on the north by No. 447, and by No. 448-1, south by No. 449, and by No. 448-1.

Government, dry, new F. No. 448 A-3, temporary sub-division No. 448-5 and corresponding R.R. No. 448-5, belonging to Fatahuddin Fatahuddin and sister Fatima Fatahuddin by guardian and sister Ghazaluddin Ahmad, Yungghilun Ahmad, (decided), and sister Laila Ahmad, (decided), bounded on the north by No. 447, and by No. 448-1, south by No. 449, and by No. 448-1.

Government, dry, new F. No. 449 A-1, temporary sub-division No. 449-1 and corresponding R.R. No. 449-1, belonging to Fatahuddin Fatahuddin and sister Fatima Fatahuddin by guardian and sister Ghazaluddin Ahmad, Yungghilun Ahmad, (decided), and sister Laila Ahmad, (decided), bounded on the north by No. 448, and by No. 449-1, south by No. 450, and by No. 449-1.

Government, dry, new F. No. 449 B-1, temporary sub-division No. 449-2 and corresponding R.R. No. 449-2, belonging to Fatahuddin Fatahuddin and sister Fatima Fatahuddin by guardian and sister Ghazaluddin Ahmad, Yungghilun Ahmad, (decided), and sister Laila Ahmad, (decided), bounded on the north by No. 448, and by No. 449-1, south by No. 450, and by No. 449-1.

Government, dry, new F. No. 449 A-2, temporary sub-division No. 449-3 and corresponding R.R. No. 449-3, belonging to Fatahuddin Fatahuddin and sister Fatima Fatahuddin by guardian and sister Ghazaluddin Ahmad, Yungghilun Ahmad, (decided), and sister Laila Ahmad, (decided), bounded on the north by No. 448, and by No. 449-1, south by No. 450, and by No. 449-1.

Government, dry, new F. No. 449 B-2, temporary sub-division No. 449-4 and corresponding R.R. No. 449-4, belonging to Fatahuddin Fatahuddin and sister Fatima Fatahuddin by guardian and sister Ghazaluddin Ahmad, Yungghilun Ahmad, (decided), and sister Laila Ahmad, (decided), bounded on the north by No. 448, and by No. 449-1, south by No. 450, and by No. 449-1.

Government, dry, new F. No. 450 A-1, temporary sub-division No. 450-1 and corresponding R.R. No. 450-1, belonging to Fatahuddin Fatahuddin and sister Fatima Fatahuddin by guardian and sister Ghazaluddin Ahmad, Yungghilun Ahmad, (decided), and sister Laila Ahmad, (decided), bounded on the north by No. 449, and by No. 450-1, south by No. 451, and by No. 450-1.

Government, dry, new F. No. 450 B-1, temporary sub-division No. 450-2 and corresponding R.R. No. 450-2, belonging to Fatahuddin Fatahuddin and sister Fatima Fatahuddin by guardian and sister Ghazaluddin Ahmad, Yungghilun Ahmad, (decided), and sister Laila Ahmad, (decided), bounded on the north by No. 449, and by No. 450-1, south by No. 451, and by No. 450-1.

Total .. 2180

Port St. George, February 11, 1926.

Under sub-section (4) of section 17 of the Land Acquisition Act, 1894, as amended by Act XXXVIII of 1925, the Governor in Council directs that in view of the urgency of the case the provisions of the section 1-A of the Act shall not apply to the acquisition of the land mentioned below. Under section 4 of the Act, the Governor in Council hereby declares that the said land measuring 23 1/2 acres, be the same a little more or less, is needed for a public purpose, to wit, for the location of the Villagomez-Villagomez Railway; and, under sections 5 and 7 of the same Act, the Special Deputy Collector, Villagomez, is requested to perform the functions of a Collector under the Act and directed to take action for the acquisition of the said land. Under sub-section (1) of section 17 of the Act, the Governor in Council further directs that the possession of the said land may be taken on the expiry of three days from the date of publication of the notice mentioned in section 7(1) of the Act. A plan of the land is kept in the office of the Special Deputy Collector, Villagomez, and may be inspected at any time during office hours.

South Acacia district, Villagomez in title, Nationalized Malagasy estate.

A C. C.

Government, dry, S. S. No. 221 and temporary sub-division No. 221-1 belonging to Fatahuddin Fatahuddin, bounded on the north by No. 184, and by No. 185, south and east by No. 222.

Government, dry, S. S. No. 222 and temporary sub-division No. 222-1, belonging to Fatahuddin Fatahuddin, bounded on the north by No. 184, and by No. 185, south and east by No. 223.

Government, dry, S. S. No. 223 and temporary sub-division No. 223-1, belonging to Fatahuddin Fatahuddin, bounded on the north by No. 184, and by No. 185, south and east by No. 224.

Government, dry, S. S. No. 224 and temporary sub-division No. 224-1, belonging to Fatahuddin Fatahuddin, bounded on the north by No. 184, and by No. 185, south and east by No. 225.

Government, dry, S. S. No. 225 and temporary sub-division No. 225-1, belonging to Fatahuddin Fatahuddin, bounded on the north by No. 184, and by No. 185, south and east by No. 226.

[illegible]

1. *Item, dry, temporary subdivision No. 254-1 B and part of old B. No. 254-1, belonging to F. Krasovskiy, located on the north by No. 254-1 A, and by No. 254-1 C; south by No. 254-1 D; east by No. 254-1 E.*

2. *Item, dry, temporary subdivision No. 254-2 B and part of old B. No. 254-2, belonging to K. Krasovskiy, located on the north by No. 254-2 A; east by No. 254-2 C; south by No. 254-2 D; west by No. 254-2 E.*

3. *Item, dry, temporary subdivision No. 254-3 B and part of old B. No. 254-3, belonging to K. Krasovskiy, located on the north by No. 254-3 A; east by No. 254-3 C; south by No. 254-3 D; west by No. 254-3 E.*

4. *Item, dry, temporary subdivision No. 254-4 B and part of old B. No. 254-4, belonging to K. Krasovskiy, located on the north by No. 254-4 A; east by No. 254-4 C; south by No. 254-4 D; west by No. 254-4 E.*

5. *Item, dry, temporary subdivision No. 254-5 B and part of old B. No. 254-5, belonging to K. Krasovskiy, located on the north by No. 254-5 A; east by No. 254-5 C; south by No. 254-5 D; west by No. 254-5 E.*

6. *Item, dry, temporary subdivision No. 254-6 B and part of old B. No. 254-6, belonging to K. Krasovskiy, located on the north by No. 254-6 A; east by No. 254-6 C; south by No. 254-6 D; west by No. 254-6 E.*

7. *Item, dry, temporary subdivision No. 254-7 B and part of old B. No. 254-7, belonging to K. Krasovskiy, located on the north by No. 254-7 A; east by No. 254-7 C; south by No. 254-7 D; west by No. 254-7 E.*

8. *Item, dry, temporary subdivision No. 254-8 B and part of old B. No. 254-8, belonging to K. Krasovskiy, located on the north by No. 254-8 A; east by No. 254-8 C; south by No. 254-8 D; west by No. 254-8 E.*

9. *Item, dry, temporary subdivision No. 254-9 B and part of old B. No. 254-9, belonging to K. Krasovskiy, located on the north by No. 254-9 A; east by No. 254-9 C; south by No. 254-9 D; west by No. 254-9 E.*

10. *Item, dry, temporary subdivision No. 254-10 B and part of old B. No. 254-10, belonging to K. Krasovskiy, located on the north by No. 254-10 A; east by No. 254-10 C; south by No. 254-10 D; west by No. 254-10 E.*

11. *Item, dry, temporary subdivision No. 254-11 B and part of old B. No. 254-11, belonging to K. Krasovskiy, located on the north by No. 254-11 A; east by No. 254-11 C; south by No. 254-11 D; west by No. 254-11 E.*

12. *Item, dry, temporary subdivision No. 254-12 B and part of old B. No. 254-12, belonging to K. Krasovskiy, located on the north by No. 254-12 A; east by No. 254-12 C; south by No. 254-12 D; west by No. 254-12 E.*

13. *Item, dry, temporary subdivision No. 254-13 B and part of old B. No. 254-13, belonging to K. Krasovskiy, located on the north by No. 254-13 A; east by No. 254-13 C; south by No. 254-13 D; west by No. 254-13 E.*

14. *Item, dry, temporary subdivision No. 254-14 B and part of old B. No. 254-14, belonging to K. Krasovskiy, located on the north by No. 254-14 A; east by No. 254-14 C; south by No. 254-14 D; west by No. 254-14 E.*

15. *Item, dry, temporary subdivision No. 254-15 B and part of old B. No. 254-15, belonging to K. Krasovskiy, located on the north by No. 254-15 A; east by No. 254-15 C; south by No. 254-15 D; west by No. 254-15 E.*

16. *Item, dry, temporary subdivision No. 254-16 B and part of old B. No. 254-16, belonging to K. Krasovskiy, located on the north by No. 254-16 A; east by No. 254-16 C; south by No. 254-16 D; west by No. 254-16 E.*

17. *Item, dry, temporary subdivision No. 254-17 B and part of old B. No. 254-17, belonging to K. Krasovskiy, located on the north by No. 254-17 A; east by No. 254-17 C; south by No. 254-17 D; west by No. 254-17 E.*

18. *Item, dry, temporary subdivision No. 254-18 B and part of old B. No. 254-18, belonging to K. Krasovskiy, located on the north by No. 254-18 A; east by No. 254-18 C; south by No. 254-18 D; west by No. 254-18 E.*

19. *Item, dry, temporary subdivision No. 254-19 B and part of old B. No. 254-19, belonging to K. Krasovskiy, located on the north by No. 254-19 A; east by No. 254-19 C; south by No. 254-19 D; west by No. 254-19 E.*

20. *Item, dry, temporary subdivision No. 254-20 B and part of old B. No. 254-20, belonging to K. Krasovskiy, located on the north by No. 254-20 A; east by No. 254-20 C; south by No. 254-20 D; west by No. 254-20 E.*

21. *Item, dry, temporary subdivision No. 254-21 B and part of old B. No. 254-21, belonging to K. Krasovskiy, located on the north by No. 254-21 A; east by No. 254-21 C; south by No. 254-21 D; west by No. 254-21 E.*

22. *Item, dry, temporary subdivision No. 254-22 B and part of old B. No. 254-22, belonging to K. Krasovskiy, located on the north by No. 254-22 A; east by No. 254-22 C; south by No. 254-22 D; west by No. 254-22 E.*

23. *Item, dry, temporary subdivision No. 254-23 B and part of old B. No. 254-23, belonging to K. Krasovskiy, located on the north by No. 254-23 A; east by No. 254-23 C; south by No. 254-23 D; west by No. 254-23 E.*

24. *Item, dry, temporary subdivision No. 254-24 B and part of old B. No. 254-24, belonging to K. Krasovskiy, located on the north by No. 254-24 A; east by No. 254-24 C; south by No. 254-24 D; west by No. 254-24 E.*

25. *Item, dry, temporary subdivision No. 254-25 B and part of old B. No. 254-25, belonging to K. Krasovskiy, located on the north by No. 254-25 A; east by No. 254-25 C; south by No. 254-25 D; west by No. 254-25 E.*

Total
32-00
and 10-00
10-00

Fort St. George, February 13, 1936.

Under sub-section (4) of section 17 of the Land Acquisition Act 1 of 1924, as amended by Act XXVIII of 1925, the Governor is hereby directed that in view of the urgency of the case, the provisions of section 5-A of the Act shall not apply to the acquisition of the lands mentioned below. Under section 8 of the Act, the Governor in Council hereby further declares that the said lands near survey 17-97 acres, be the same a little more or less, is needed for a public purpose, to wit, for Edinburgh-Fall River railway; and under section 3 and 7 of the same Act, the Special Deputy Collector, Fall River, is appointed to perform the functions of a Collector under the Act and directed to take evidence for the acquisition of the said lands. Under sub-section (1) of section 17 of the Act, the Governor in Council further directs that the possession of the said lands may be taken on the expiry of three days from the date of the publication of the notice mentioned in section 3 (3) of the Act. A plan of the lands is kept in the office of the Special Deputy Collector, Fall River, and may be inspected at any time during office hours.

Kadoma District, Fall River, Krasnodar Territory
(Arkhizskaya) village
A. C. 1936

26. *Item, dry, temporary subdivision No. 254-26 B and part of old B. No. 254-26, belonging to K. Krasovskiy, located on the north by No. 254-26 A; east by No. 254-26 C; south by No. 254-26 D; west by No. 254-26 E.*

27. *Item, dry, temporary subdivision No. 254-27 B and part of old B. No. 254-27, belonging to K. Krasovskiy, located on the north by No. 254-27 A; east by No. 254-27 C; south by No. 254-27 D; west by No. 254-27 E.*

28. *Item, dry, temporary subdivision No. 254-28 B and part of old B. No. 254-28, belonging to K. Krasovskiy, located on the north by No. 254-28 A; east by No. 254-28 C; south by No. 254-28 D; west by No. 254-28 E.*

29. *Item, dry, temporary subdivision No. 254-29 B and part of old B. No. 254-29, belonging to K. Krasovskiy, located on the north by No. 254-29 A; east by No. 254-29 C; south by No. 254-29 D; west by No. 254-29 E.*

30. *Item, dry, temporary subdivision No. 254-30 B and part of old B. No. 254-30, belonging to K. Krasovskiy, located on the north by No. 254-30 A; east by No. 254-30 C; south by No. 254-30 D; west by No. 254-30 E.*

31. *Item, dry, temporary subdivision No. 254-31 B and part of old B. No. 254-31, belonging to K. Krasovskiy, located on the north by No. 254-31 A; east by No. 254-31 C; south by No. 254-31 D; west by No. 254-31 E.*

32. *Item, dry, temporary subdivision No. 254-32 B and part of old B. No. 254-32, belonging to K. Krasovskiy, located on the north by No. 254-32 A; east by No. 254-32 C; south by No. 254-32 D; west by No. 254-32 E.*

33. *Item, dry, temporary subdivision No. 254-33 B and part of old B. No. 254-33, belonging to K. Krasovskiy, located on the north by No. 254-33 A; east by No. 254-33 C; south by No. 254-33 D; west by No. 254-33 E.*

34. *Item, dry, temporary subdivision No. 254-34 B and part of old B. No. 254-34, belonging to K. Krasovskiy, located on the north by No. 254-34 A; east by No. 254-34 C; south by No. 254-34 D; west by No. 254-34 E.*

35. *Item, dry, temporary subdivision No. 254-35 B and part of old B. No. 254-35, belonging to K. Krasovskiy, located on the north by No. 254-35 A; east by No. 254-35 C; south by No. 254-35 D; west by No. 254-35 E.*

36. *Item, dry, temporary subdivision No. 254-36 B and part of old B. No. 254-36, belonging to K. Krasovskiy, located on the north by No. 254-36 A; east by No. 254-36 C; south by No. 254-36 D; west by No. 254-36 E.*

37. *Item, dry, temporary subdivision No. 254-37 B and part of old B. No. 254-37, belonging to K. Krasovskiy, located on the north by No. 254-37 A; east by No. 254-37 C; south by No. 254-37 D; west by No. 254-37 E.*

38. *Item, dry, temporary subdivision No. 254-38 B and part of old B. No. 254-38, belonging to K. Krasovskiy, located on the north by No. 254-38 A; east by No. 254-38 C; south by No. 254-38 D; west by No. 254-38 E.*

39. *Item, dry, temporary subdivision No. 254-39 B and part of old B. No. 254-39, belonging to K. Krasovskiy, located on the north by No. 254-39 A; east by No. 254-39 C; south by No. 254-39 D; west by No. 254-39 E.*

40. *Item, dry, temporary subdivision No. 254-40 B and part of old B. No. 254-40, belonging to K. Krasovskiy, located on the north by No. 254-40 A; east by No. 254-40 C; south by No. 254-40 D; west by No. 254-40 E.*

[illegible]

Zamindari, dry, temporary subdivision No. 161, belonging to V. Kanchowary Kanyas, located on the north by No. 112 and east by No. 114, south by V. Kanchowary Kanyas's land, west by No. 163.

Zamindari, dry, temporary subdivision No. 162, belonging to Subhanna Kanyas, located on the north by No. 114, east by No. 114, south by Subhanna Kanyas's land, west by No. 163.

Zamindari, dry, temporary subdivision No. 163, belonging to Subhanna Kanyas, located on the north by Subhanna Kanyas's land, east by No. 164, south by No. 164, west by No. 163.

Zamindari, dry, temporary subdivision No. 164, belonging to Subhanna Kanyas, located on the north by Subhanna Kanyas's land, east by No. 164, south by No. 164, west by No. 163.

Zamindari, dry, temporary subdivision No. 165, belonging to Subhanna Kanyas, located on the north by Subhanna Kanyas's land, east by No. 165, south by No. 165, west by No. 163.

Zamindari, dry, temporary subdivision No. 166, belonging to Subhanna Kanyas, located on the north by Subhanna Kanyas's land, east by No. 166, south by No. 166, west by No. 163.

Zamindari, dry, temporary subdivision No. 167, belonging to Subhanna Kanyas, located on the north by Subhanna Kanyas's land, east by No. 167, south by No. 167, west by No. 163.

Zamindari, dry, temporary subdivision No. 168, belonging to Subhanna Kanyas, located on the north by Subhanna Kanyas's land, east by No. 168, south by No. 168, west by No. 163.

Zamindari, dry, temporary subdivision No. 169, belonging to Subhanna Kanyas, located on the north by Subhanna Kanyas's land, east by No. 169, south by No. 169, west by No. 163.

Zamindari, dry, temporary subdivision No. 170, belonging to Subhanna Kanyas, located on the north by Subhanna Kanyas's land, east by No. 170, south by No. 170, west by No. 163.

Zamindari, dry, temporary subdivision No. 171, belonging to Subhanna Kanyas, located on the north by Subhanna Kanyas's land, east by No. 171, south by No. 171, west by No. 163.

Zamindari, dry, temporary subdivision No. 172, belonging to Subhanna Kanyas, located on the north by Subhanna Kanyas's land, east by No. 172, south by No. 172, west by No. 163.

Zamindari, dry, temporary subdivision No. 173, belonging to Subhanna Kanyas, located on the north by Subhanna Kanyas's land, east by No. 173, south by No. 173, west by No. 163.

Zamindari, dry, temporary subdivision No. 174, belonging to Subhanna Kanyas, located on the north by Subhanna Kanyas's land, east by No. 174, south by No. 174, west by No. 163.

Zamindari, dry, temporary subdivision No. 175, belonging to Subhanna Kanyas, located on the north by Subhanna Kanyas's land, east by No. 175, south by No. 175, west by No. 163.

Zamindari, dry, temporary subdivision No. 176, belonging to Subhanna Kanyas, located on the north by Subhanna Kanyas's land, east by No. 176, south by No. 176, west by No. 163.

Zamindari, dry, temporary subdivision No. 177, belonging to Subhanna Kanyas, located on the north by Subhanna Kanyas's land, east by No. 177, south by No. 177, west by No. 163.

Zamindari, dry, temporary subdivision No. 178, belonging to Subhanna Kanyas, located on the north by Subhanna Kanyas's land, east by No. 178, south by No. 178, west by No. 163.

Zamindari, dry, temporary subdivision No. 179, belonging to Subhanna Kanyas, located on the north by Subhanna Kanyas's land, east by No. 179, south by No. 179, west by No. 163.

Zamindari, dry, temporary subdivision No. 180, belonging to Subhanna Kanyas, located on the north by Subhanna Kanyas's land, east by No. 180, south by No. 180, west by No. 163.

Zamindari, dry, temporary subdivision No. 181, belonging to Subhanna Kanyas, located on the north by Subhanna Kanyas's land, east by No. 181, south by No. 181, west by No. 163.

Zamindari, dry, temporary subdivision No. 182, belonging to Subhanna Kanyas, located on the north by Subhanna Kanyas's land, east by No. 182, south by No. 182, west by No. 163.

Zamindari, dry, temporary subdivision No. 183, belonging to Subhanna Kanyas, located on the north by Subhanna Kanyas's land, east by No. 183, south by No. 183, west by No. 163.

Zamindari, dry, temporary subdivision No. 184, belonging to Subhanna Kanyas, located on the north by Subhanna Kanyas's land, east by No. 184, south by No. 184, west by No. 163.

Zamindari, dry, temporary subdivision No. 185, belonging to Subhanna Kanyas, located on the north by Subhanna Kanyas's land, east by No. 185, south by No. 185, west by No. 163.

Zamindari, dry, temporary subdivision No. 186, belonging to Subhanna Kanyas, located on the north by Subhanna Kanyas's land, east by No. 186, south by No. 186, west by No. 163.

Zamindari, dry, temporary subdivision No. 187, belonging to Subhanna Kanyas, located on the north by Subhanna Kanyas's land, east by No. 187, south by No. 187, west by No. 163.

Zamindari, dry, temporary subdivision No. 188, belonging to Subhanna Kanyas, located on the north by Subhanna Kanyas's land, east by No. 188, south by No. 188, west by No. 163.

Zamindari, dry, temporary subdivision No. 189, belonging to Subhanna Kanyas, located on the north by Subhanna Kanyas's land, east by No. 189, south by No. 189, west by No. 163.

Zamindari, dry, temporary subdivision No. 190, belonging to Subhanna Kanyas, located on the north by Subhanna Kanyas's land, east by No. 190, south by No. 190, west by No. 163.

Zamindari, dry, temporary subdivision No. 191, belonging to Subhanna Kanyas, located on the north by Subhanna Kanyas's land, east by No. 191, south by No. 191, west by No. 163.

Zamindari, dry, temporary subdivision No. 192, belonging to Subhanna Kanyas, located on the north by Subhanna Kanyas's land, east by No. 192, south by No. 192, west by No. 163.

Zamindari, dry, temporary subdivision No. 193, belonging to Subhanna Kanyas, located on the north by Subhanna Kanyas's land, east by No. 193, south by No. 193, west by No. 163.

Zamindari, dry, temporary subdivision No. 194, belonging to Subhanna Kanyas, located on the north by Subhanna Kanyas's land, east by No. 194, south by No. 194, west by No. 163.

Zamindari, dry, temporary subdivision No. 195, belonging to Subhanna Kanyas, located on the north by Subhanna Kanyas's land, east by No. 195, south by No. 195, west by No. 163.

Zamindari, dry, temporary subdivision No. 196, belonging to Subhanna Kanyas, located on the north by Subhanna Kanyas's land, east by No. 196, south by No. 196, west by No. 163.

Zamindari, dry, temporary subdivision No. 197, belonging to Subhanna Kanyas, located on the north by Subhanna Kanyas's land, east by No. 197, south by No. 197, west by No. 163.

Zamindari, dry, temporary subdivision No. 198, belonging to Subhanna Kanyas, located on the north by Subhanna Kanyas's land, east by No. 198, south by No. 198, west by No. 163.

Zamindari, dry, temporary subdivision No. 199, belonging to Subhanna Kanyas, located on the north by Subhanna Kanyas's land, east by No. 199, south by No. 199, west by No. 163.

Zamindari, dry, temporary subdivision No. 200, belonging to Subhanna Kanyas, located on the north by Subhanna Kanyas's land, east by No. 200, south by No. 200, west by No. 163.

ac.

0.01

0.02

0.03

0.04

0.05

0.06

0.07

0.08

0.09

0.10

0.11

0.12

0.13

0.14

0.15

0.16

0.17

0.18

0.19

0.20

Total ..

Grand total ..

Note.—The measurements for all the above lands is the remainder of Aghas.

Fort St. George, February 18, 1926

Under sub-section (4) of section 17 of the Land Acquisition Act 1894, as amended by Act XXVIII of 1924, the Governor in Council hereby directs that, in view of the urgency of the case, the provisions of section 5-A of the Act shall not apply to the acquisition of lands mentioned below. Under section 6 of the Act, the Governor in Council hereby declares that the said lands measuring 42.56 acres and 7.02 sq. fathoms, for the same a little more or less, are needed for a public purpose, to wit, for the construction of the Villaparamba Trunkway Railway line; and, under sections 1 and 7 of the same Act, the Special Deputy Collector, Adyar, is empowered to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said lands. Under sub-section (1) of section 17 of the Act, the Governor in Council further directs that the possession of the said lands may be taken on the expiry of fifteen days from the date of publication of the notice mentioned in section 9(1) of the Act. A plan of the lands is kept in the office of the Special Deputy Collector, Adyar, and may be inspected at any time during office hours.

[illegible]

Government, by, S. No. 75-5 A, belonging to P. E. Singh, gardener and son of Jagdish Nath, located at the north by S. No. 40, and by S. No. 25-5 B, 10-10 by S. No. 15-4 C, and by S. No. 15-5 B.

Government, by, S. No. 75-10 B, belonging to P. E. Singh, gardener, located at the north by S. No. 75-4 A, and by S. No. 34-11 B, 12-5 A and 10-10, south by S. No. 15-10 D, and by S. No. 15-10 A.

Same, by, S. No. 75-11 B, belonging to Aggarwal, located at the north by S. No. 15-10 D, and by S. No. 15-11 C, south by S. No. 15-11 A, 10-10 by S. No. 20-11 A and 10-10.

Government, by, S. No. 75-11 A, belonging to A. Pongasim, gardener, located at the north by S. No. 15-11 B, and by S. No. 20-11 B, south by S. No. 15-11 C, and by S. No. 20-11 B.

Total .. 41 1/2
and 7 1/2
sq. lacs

H. M. BOOD,
Secretary to Government.

DEVELOPMENT DEPARTMENT.

LEAVE.

For St. George, February 18, 1926.

No. 64.—Mr. P. T. Saunders, Acting Principal, Madras Veterinary College, leave on average pay for five months with effect from 1st July 1925 with permission to combine it with the vacation at the College for those months commencing on 1st April 1926.

For St. George, February 18, 1926.

No. 65.—Mr. F. E. Melton, District Forest Officer, South Mangalore, leave on average pay for three weeks with effect from the date of relief.

SERVICES PLACED.

For St. George, February 24, 1926.

No. 66.—The services of Mr. P. Ware are placed at the disposal of the Government of India in the Department of Education, Health and Lands with effect from date of relief.

APPOINTMENTS AND POSTINGS.

For St. George, February 18, 1926.

No. 67.—Mr. H. P. Ward, Forest Conservator, to be in charge of the office of the Forest Conservator in addition to his own duties.

For St. George, February 18, 1926.

No. 68.—Mr. E. D. Birchwood, Conservator of Forests, on return from leave, to be Conservator of Forests, Pondicherry.

No. 69.—Mr. P. R. Madan, District Forest Officer, South Mangalore, to act as Conservator of Forests, Second Circle.

No. 70.—Mr. K. G. Bellappa, District Forest Officer, East Salem, to be District Forest Officer, South Mangalore.

For St. George, February 20, 1926.

No. 71.—Mr. A. Raja. Nayakar, District Forest Officer, South Karmool, to be District Forest Officer, West Velore.

No. 72.—Mr. Y. N. Seshagiri Rao, Extra Assistant Conservator of Forests, attached to South Karmool, to be District Forest Officer, South Karmool.

For St. George, February 22, 1926.

No. 73.—Mr. D. A. D. Aruliah, M.L.O. P.S., to be Veterinary Assistant to Government, on return from leave.

No. 74.—Mr. Frank Wain, B.Sc., Acting Veterinary Assistant, to be Professor of Medicine and Physiology, Madras Veterinary College, on relief by Mr. Aruliah.

No. 75.—Messrs. P. T. Saunders and J. J. Hoadley to continue in their respective acting appointments at the Veterinary College during the absence of Mr. Ware on other duty under the Government of India.

NOTIFICATIONS.

For St. George, February 2, 1926.

[G.O. No. 36, 139, Bangalore].

No. 48.—The following draft of an amendment to the Madras Factories (Amendment) Rules, 1923, published on pages 192 to 2007 of Part I of the Fort St. George Gazette, dated the 15th September 1925, which the Government of Madras propose to make in exercise of the powers conferred by clause (A), subsection (2) of section 37 of the Indian Factories Act, 1911 (XII of 1911), is published as required by section 39 of the Act for the information of all persons likely to be affected thereby, and notice is hereby given that the said draft will be taken into consideration by the Local Government on or after the 1st May 1926.

Any objection or suggestion which may be received from any person with respect to the draft before the said date will be considered by the Local Government.

DETAILED ANNOUNCEMENT.

For Rule 25 of the said rules the following rule shall be substituted, namely:—

Rule 25 (1).—The manager of every factory shall provide latrines within the premises of the factory in an accessible place detached from the other factory buildings and the accommodation shall be as such as may be laid down by the tank board in common areas and the given board in other areas, or municipal authority concerned provided that it shall not in any case fall short of the following scale:—

	Men.
Where the number of operatives does not exceed 50	2
Where the number of operatives exceeds 50, but does not exceed 100	4
Where the number of operatives exceeds 100, but does not exceed 250	6
Where the number of operatives exceeds 250	One rest for every 50 or fraction of 50.

(2) The latrine shall be of a design approved by the District Health Officer, District Medical Officer or Municipal Health Officer depending on the factory is a rural area, a municipal area which has no Municipal Health Officer or a municipal area which has a Municipal Health Officer.

Every order on the subject of design of latrines shall be subject to an appeal to the Director of Public Health. Appeals against orders of District Medical Officers should however be submitted to the Director of Public Health through the Surgeon-General.

For St. George, February 18, 1926.

[G.O. No. 36, 253, Bangalore].

No. 70.—The following notification of the Government of India is republished:—

DEPARTMENT OF REPLICATION, HEALTH AND LANDS.

Revised, 16th 20th January 1926.

No. 144-B-1.—In pursuance of clause (a) in paragraph 2 of the Notification of the Government

Port St. George, February 15, 1926.

The following notification of the Government of India is reproduced:—

DEPARTMENT OF INDUSTRIES AND LABOUR.

Draft, No. 10, February 1926.

No. 6 (H)-C.—The following draft of a further amendment to the Indian Rules Regulations, 1924, which it is proposed to make in exercise of the powers conferred by section 78 of the Indian Rules Act, 1923 (V of 1923), is published, as required by sub-section (1) of section 81 of the said Act, for the information of all persons likely to be affected thereby, and notice is hereby given that the said draft will be taken into consideration on or after the 15th March 1926. Any objection or suggestion which may be received in respect of the draft before the date specified will be considered by the Government of India in Council.—

DRAFT AMENDMENT.

Regulation 96 of the said Regulations shall be renumbered 96 (a) and also the regulation so renumbered the following sub-regulations shall be inserted, to-wit:—

(b) For Messrs. John Fowler and Company's (Leds) corrugated roof for fireproofs of Isotype below made of steel in which the crown of the roof is transversely curved and corrugated in the style of Fish-corrugated furnace and the roof plate, if not solid with the side plates of the chamber, is securely riveted thereto and to the flange of the tuba plate and fish-plate and there is a row of suitable sized and spaced screw stays below the commencement of corrugation on each side anchoring the roof plate to the external casing, where the conditions hereunder are complied with the working pressure shall not exceed the results of the values obtained from the following formula:—

$$W, P = \frac{C \cdot t^2}{K} \dots \dots \dots \text{Eqs (47A).}$$

$$W, P = \frac{C \cdot t^2}{K} \dots \dots \dots \text{Eqs (48A).}$$

t is the thickness of roof plate before corrugation is formed, in 32nds of an inch.

t_s is the thickness of side plates of fish-plate in which roof plate is attached, in 32nds of an inch.

K is the radius of transverse curvature or number of middle part of corrugation measured from the bottom of corrugation on water side, in inches.

W is the width of fish-plate in inches measured over water side of side plates at the screw attaching them to tank plate.

$$C = 216.$$

$$C = 875.$$

(c) The corrugations measured from top to bottom on one side, shall not be less than three times the thickness of the finished plate in depth and not more than 12 times the thickness of the finished plate apart.

(d) The lower portion of corner or sides where corrugations merge into the flat sides shall be not less than three times the thickness of the finished plate.

(e) The length of the plate parts at ends of roof between the centre lines of riveted seams and commencement of corrugation of corrugations shall not exceed that allowed for flat plate except under Regulation 7A.

ANNOUNCEMENT OF LANDS.

Port St. George, February 15, 1926.

Whereas it appears to Government that the lands specified below are needed for a public purpose, to

wit, for the canal system of the Cavery-Madras Project, notice is that effect is hereby given to all whom it may concern in accordance with the provisions of section 4 (3) of the Land Acquisition Act I of 1894, as amended by the Land Acquisition Amendment Act XXXVIII of 1925, and the Governor in Council hereby authorizes the Special Deputy Collector, Pottakkottai, and his subordinates to exercise the powers conferred by section 4 (3) of the said Act. Under clause 3 (c) of the said Act, the Governor in Council appoints the Special Deputy Collector, Pottakkottai, to perform the functions of a Collector under section 5-A of the Act. All persons interested in the lands are required to lodge before the above-mentioned officer, within thirty days after the date of this notification, a statement in writing of their objections, if any, to the proposed acquisition.

(This notice is notified, published at Nos. 1711-1772 of Part I of the Port St. George Gazette, dated 23rd September 1925, in so far as it relates to villages No. 40, Kadavettaiyil.)

Tanjore District, Pottakkottai taluk.
No. 40, Kadavettaiyil village—Revenue 1926.

Survey number	Extent.	Survey number.	Extent.
	ac.		ac.
Govt., dep. 801.	0.20	Govt., dep. 161-2	0.20
" 60-5	0.10	" 161-3	0.14
" 60-6	0.10	" 161-4	0.20
" 62-4	0.12	" 161-5	0.10
" 62-5	0.07	" 161-6	0.08
" 62-10	0.10	" 161-7	0.10
" 62-11	0.10	" 161-8	0.10
" 62-12	0.10	" 161-9	0.10
" 62-13	0.10	" 161-10	0.10
" 62-14	0.10	" 161-11	0.10
" 62-15	0.10	" 161-12	0.10
" 62-16	0.10	" 161-13	0.10
Nachin, 20-12	0.10	" 161-14	0.10
Govt., dep. 87-1	0.10	" 161-15	0.10
" 87-2	0.10	" 161-16	0.10
" 87-3	0.10	" 161-17	0.10
" 87-4	0.10	" 161-18	0.10
" 87-5	0.10	" 161-19	0.10
" 87-6	0.10	" 161-20	0.10
" 87-7	0.10	" 161-21	0.10
" 87-8	0.10	" 161-22	0.10
" 87-9	0.10	" 161-23	0.10
" 87-10	0.10	" 161-24	0.10
" 87-11	0.10	" 161-25	0.10
" 87-12	0.10	" 161-26	0.10
" 87-13	0.10	" 161-27	0.10
" 87-14	0.10	" 161-28	0.10
" 87-15	0.10	" 161-29	0.10
" 87-16	0.10	" 161-30	0.10
" 87-17	0.10	" 161-31	0.10
" 87-18	0.10	" 161-32	0.10
" 87-19	0.10	" 161-33	0.10
" 87-20	0.10	" 161-34	0.10
" 87-21	0.10	" 161-35	0.10
" 87-22	0.10	" 161-36	0.10
" 87-23	0.10	" 161-37	0.10
" 87-24	0.10	" 161-38	0.10
" 87-25	0.10	" 161-39	0.10
" 87-26	0.10	" 161-40	0.10
" 87-27	0.10	" 161-41	0.10
" 87-28	0.10	" 161-42	0.10
" 87-29	0.10	" 161-43	0.10
" 87-30	0.10	" 161-44	0.10
" 87-31	0.10	" 161-45	0.10
" 87-32	0.10	" 161-46	0.10
" 87-33	0.10	" 161-47	0.10
" 87-34	0.10	" 161-48	0.10
" 87-35	0.10	" 161-49	0.10
" 87-36	0.10	" 161-50	0.10
" 87-37	0.10	" 161-51	0.10
" 87-38	0.10	" 161-52	0.10
" 87-39	0.10	" 161-53	0.10
" 87-40	0.10	" 161-54	0.10
" 87-41	0.10	" 161-55	0.10
" 87-42	0.10	" 161-56	0.10
" 87-43	0.10	" 161-57	0.10
" 87-44	0.10	" 161-58	0.10
" 87-45	0.10	" 161-59	0.10
" 87-46	0.10	" 161-60	0.10
" 87-47	0.10	" 161-61	0.10
" 87-48	0.10	" 161-62	0.10
" 87-49	0.10	" 161-63	0.10
" 87-50	0.10	" 161-64	0.10
" 87-51	0.10	" 161-65	0.10
" 87-52	0.10	" 161-66	0.10
" 87-53	0.10	" 161-67	0.10
" 87-54	0.10	" 161-68	0.10
" 87-55	0.10	" 161-69	0.10
" 87-56	0.10	" 161-70	0.10
" 87-57	0.10	" 161-71	0.10
" 87-58	0.10	" 161-72	0.10
" 87-59	0.10	" 161-73	0.10
" 87-60	0.10	" 161-74	0.10
" 87-61	0.10	" 161-75	0.10
" 87-62	0.10	" 161-76	0.10
" 87-63	0.10	" 161-77	0.10
" 87-64	0.10	" 161-78	0.10
" 87-65	0.10	" 161-79	0.10
" 87-66	0.10	" 161-80	0.10
" 87-67	0.10	" 161-81	0.10
" 87-68	0.10	" 161-82	0.10
" 87-69	0.10	" 161-83	0.10
" 87-70	0.10	" 161-84	0.10
" 87-71	0.10	" 161-85	0.10
" 87-72	0.10	" 161-86	0.10
" 87-73	0.10	" 161-87	0.10
" 87-74	0.10	" 161-88	0.10
" 87-75	0.10	" 161-89	0.10
" 87-76	0.10	" 161-90	0.10
" 87-77	0.10	" 161-91	0.10
" 87-78	0.10	" 161-92	0.10
" 87-79	0.10	" 161-93	0.10
" 87-80	0.10	" 161-94	0.10
" 87-81	0.10	" 161-95	0.10
" 87-82	0.10	" 161-96	0.10
" 87-83	0.10	" 161-97	0.10
" 87-84	0.10	" 161-98	0.10
" 87-85	0.10	" 161-99	0.10
" 87-86	0.10	" 162-00	0.10
" 87-87	0.10	" 162-01	0.10
" 87-88	0.10	" 162-02	0.10
" 87-89	0.10	" 162-03	0.10
" 87-90	0.10	" 162-04	0.10
" 87-91	0.10	" 162-05	0.10
" 87-92	0.10	" 162-06	0.10
" 87-93	0.10	" 162-07	0.10
" 87-94	0.10	" 162-08	0.10
" 87-95	0.10	" 162-09	0.10
" 87-96	0.10	" 162-10	0.10
" 87-97	0.10	" 162-11	0.10
" 87-98	0.10	" 162-12	0.10
" 87-99	0.10	" 162-13	0.10
" 88-00	0.10	" 162-14	0.10
" 88-01	0.10	" 162-15	0.10
" 88-02	0.10	" 162-16	0.10
" 88-03	0.10	" 162-17	0.10
" 88-04	0.10	" 162-18	0.10
" 88-05	0.10	" 162-19	0.10
" 88-06	0.10	" 162-20	0.10
" 88-07	0.10	" 162-21	0.10
" 88-08	0.10	" 162-22	0.10
" 88-09	0.10	" 162-23	0.10
" 88-10	0.10	" 162-24	0.10
" 88-11	0.10	" 162-25	0.10
" 88-12	0.10	" 162-26	0.10
" 88-13	0.10	" 162-27	0.10
" 88-14	0.10	" 162-28	0.10
" 88-15	0.10	" 162-29	0.10
" 88-16	0.10	" 162-30	0.10
" 88-17	0.10	" 162-31	0.10
" 88-18	0.10	" 162-32	0.10
" 88-19	0.10	" 162-33	0.10
" 88-20	0.10	" 162-34	0.10
" 88-21	0.10	" 162-35	0.10
" 88-22	0.10	" 162-36	0.10
" 88-23	0.10	" 162-37	0.10
" 88-24	0.10	" 162-38	0.10
" 88-25	0.10	" 162-39	0.10
" 88-26	0.10	" 162-40	0.10
" 88-27	0.10	" 162-41	0.10
" 88-28	0.10	" 162-42	0.10
" 88-29	0.10	" 162-43	0.10
" 88-30	0.10	" 162-44	0.10
" 88-31	0.10	" 162-45	0.10
" 88-32	0.10	" 162-46	0.10
" 88-33	0.10	" 162-47	0.10
" 88-34	0.10	" 162-48	0.10
" 88-35	0.10	" 162-49	0.10
" 88-36	0.10	" 162-50	0.10
" 88-37	0.10	" 162-51	0.10
" 88-38	0.10	" 162-52	0.10
" 88-39	0.10	" 162-53	0.10
" 88-40	0.10	" 162-54	0.10
" 88-41	0.10	" 162-55	0.10
" 88-42	0.10	" 162-56	0.10
" 88-43	0.10	" 162-57	0.10
" 88-44	0.10	" 162-58	0.10
" 88-45	0.10	" 162-59	0.10
" 88-46	0.10	" 162-60	0.10
" 88-47	0.10	" 162-61	0.10
" 88-48	0.10	" 162-62	0.10
" 88-49	0.10	" 162-63	0.10
" 88-50	0.10	" 162-64	0.10
" 88-51	0.10	" 162-65	0.10
" 88-52	0.10	" 162-66	0.10
" 88-53	0.10	" 162-67	0.10
" 88-54	0.10	" 162-68	0.10
" 88-55	0.10	" 162-69	0.10
" 88-56	0.10	" 162-70	0.10
" 88-57	0.10	" 162-71	0.10
" 88-58	0.10	" 162-72	0.10
" 88-59	0.10	" 162-73	0.10
" 88-60	0.10	" 162-74	0.10
" 88-61	0.10	" 162-75	0.10
" 88-62	0.10	" 162-76	0.10
" 88-63	0.10	" 162-77	0.10
" 88-64	0.10	" 162-78	0.10
" 88-65	0.10	" 162-79	0.10
" 88-66	0.10	" 162-80	0.10
" 88-67	0.10	" 162-81	0.10
" 88-68	0.10	" 162-82	0.10
" 88-69	0.10	" 162-83	0.10
" 88-70	0.10	" 162-84	0.10
" 88-71	0.10	" 162-85	0.10
" 88-72	0.10	" 162-86	0.10
" 88-73	0.10	" 162-87	0.10
" 88-74	0.10	" 162-88	0.10
" 88-75	0.10	" 162-89	0.10
" 88-76	0.10	" 162-90	0.10
" 88-77	0.10	" 162-91	0.10
" 88-78	0.10	" 162-92	0.10
" 88-79	0.10	" 162-93	0.10
" 88-80	0.10	" 162-94	0.10
" 88-81	0.10	" 162-95	0.10
" 88-82	0.10	" 162-96	0.10
" 88-83	0.10	" 162-97	0.10
" 88-84	0.10	" 162-98	0.10
" 88-85	0.10	" 162-99	0.10
" 88-86	0.10	" 163-00	0.10
" 88-87	0.10	" 163-01	0.10
" 88-88	0.10	" 163-02	0.10
" 88-89	0.10	" 163-03	0.10
" 88-90	0.10	" 163-04	0.10
" 88-91	0.10	" 163-05	0.10
" 88-92	0.10	" 163-06	0.10
" 88-93	0.10	" 163-07	0.10
" 88-94	0.10	" 163-08	0.10
" 88-95	0.10	" 163-09	0.10
" 88-96	0.10	" 163-10	0.10
" 88-97	0.10	" 163-11	0.10
" 88-98	0.10	" 163-12	0.10
" 88-99	0.10	" 163-13	0.10
" 89-00	0.10	" 163-14	0.10
" 89-01	0.10	" 163-15	0.10
" 89-02	0.10	" 163-16	0.10
" 89-03	0.10	" 163-17	0.10
" 89-04	0.10	" 163-18</	

Ery. S. No. 340-1-A, belonging to <i>Saurau</i> Island, inserted on the north by No. 340-1-A; west by No. 340-1-B; south by No. 140-1-A; east by No. 340-1-C.	0.00
Dry. S. No. 340-2-A, belonging to <i>Sulawesi</i> Island, inserted on the north by No. 140-1-A; east by No. 140-2-B; south by No. 140-2-C; west by No. 340-1-B.	0.00
Ery. S. No. 340-3-A, belonging to <i>Encarnación</i> Island, inserted on the north by No. 340-2-C; south by No. 140-2-B; west by No. 140-2-C; east by No. 140-2-B.	0.12
Dry. S. No. 340-1, belonging to <i>Pravoustan</i> Island, inserted on the north by No. 340-3-A; east by No. 340-3-A; south by No. 140-1-A; west by No. 140-1-B.	0.31
Ery. S. No. 140-1-A, belonging to <i>Yorouandou</i> Island, inserted on the north by No. 140-1-B; east by No. 140-1-B; south by No. 140-1-C; west by No. 140-1-B.	0.00
Total	0.43

Chingleput district, Chajewaram taluk
No. 705. Dange village.

[illegible]

Whereas it appears to the Government that the lands described below are required for a public purpose in view of the surplus water-power to Pongmattang Headwaters, and whereas the said effort is hereby given to all whom may concern in accordance with the provision of section 4 (1) of the Land Acquisition Act, 1924, as amended by the Land Acquisition Amendment Act, 1925, XXXVIII of 1925 and the Government in Council hereby authorizes the F.W.District, the Revenue Division Office, Chittepalli, and his subordinate officers or persons authorized under section 4 (2) of the Act, all persons interested in the lands are required to lodge before the above office within thirty days after the issue of this notification a statement in regard to their claim, if any, to the proposed regulated area, and to furnish a (a) plan of the Land Acquisition Act I of 1924, as amended by the Land Acquisition Amendment Act XXXVIII of 1925, the Government approved the Sub-Committee to perform the functions of a Collector under that Act.

Ching'pai district, Coosheruan taluk,
No. 244. Muralun village.

Same soil, R. No. 298.2 A, belonging to *Eleocharis*
oblonga, tussock for the same home, bounded to
the north by No. 123.5 A and 125.1 A, east by
No. 304; south by No. 298.2 B; west by No.
125.2 A.

Same soil, R. No. 225.2 B, belonging to
Eleocharis dense mat, bounded on the east by No.
125.5 A, and south-south by No. 304.2 A, west by
No. 125.2 A.

[illegible]

Whereas it appears to the Local Government that the lands described below are required for the public purposes, to wit, for the extension of tank track, water to that extent is hereby granted to all whom it may concern in accordance with the provisions of section 4 (1) of Local Acquisition Act, 1924, and section 4 (1) of Local Acquisition Amendment Act, 1925 (XXXVIII of 1925), and the Governor in Council hereby authorizes the Public Works Department and, the Revenue Divisional Officer, Chingpet, and the subordinates to execute the powers herein contained, and that the said Act and the said Amendment Act shall be applied to the lands described in the above schedule in the days after the date of the enactment of a statement in writing of their objectives, if any, to the said local acquisition. Under sections 4 (1) and 5-6 of the Local Acquisition Act of 1924, as amended by the Local Acquisition Amendment Act XXXVIII of 1925, the Government appoint the Revenue Divisional Officer, Chingpet, as persons the functions of a Collector under the

Triblastospora discretus, Kulshoshi and
Vogelmeier, n. sp.

[illegible]

Government, dry, temporary subdivisions No. 10-1 A, bounded by N. E. No. 20, west by N. E. No. 20-2, supported by H. E. Government Agency and survey office as specified above, bounded on the north by N. E. No. 10-1 (temporary subdivisions), east by N. E. No. 20-2 and 2, south by N. E. No. 20-1, west by N. E. No. 10-1 (temporary subdivisions) ..

Government, dry, temporary subdivisions No. 10-2 A, supported by H. E. Government Agency and survey office as specified above, bounded on the north by N. E. No. 10-1 (temporary subdivisions), east by N. E. No. 20-2 and 2, south by N. E. No. 20-1, west by N. E. No. 10-1 (temporary subdivisions) ..

Government, dry, temporary subdivisions No. 10-3 A, supported by H. E. Government Agency and survey office as specified above, bounded on the north by N. E. No. 10-1 (temporary subdivisions), east by N. E. No. 20-2 and 2, south by N. E. No. 20-1, west by N. E. No. 10-1 (temporary subdivisions) ..

Government, dry, temporary subdivisions No. 10-4 A, supported by H. E. Government Agency and survey office as specified above, bounded on the north by N. E. No. 10-1 (temporary subdivisions), east by N. E. No. 20-2 and 2, south by N. E. No. 20-1, west by N. E. No. 10-1 (temporary subdivisions) ..

Government, dry, temporary subdivisions No. 10-5 A, supported by H. E. Government Agency and survey office as specified above, bounded on the north by N. E. No. 10-1 (temporary subdivisions), east by N. E. No. 20-2 and 2, south by N. E. No. 20-1, west by N. E. No. 10-1 (temporary subdivisions) ..

Government, dry, temporary subdivisions No. 10-6 A, supported by H. E. Government Agency and survey office as specified above, bounded on the north by N. E. No. 10-1 (temporary subdivisions), east by N. E. No. 20-2 and 2, south by N. E. No. 20-1, west by N. E. No. 10-1 (temporary subdivisions) ..

Government, dry, temporary subdivisions No. 10-7 A, supported by H. E. Government Agency and survey office as specified above, bounded on the north by N. E. No. 10-1 (temporary subdivisions), east by N. E. No. 20-2 and 2, south by N. E. No. 20-1, west by N. E. No. 10-1 (temporary subdivisions) ..

Government, dry, temporary subdivisions No. 10-8 A, supported by H. E. Government Agency and survey office as specified above, bounded on the north by N. E. No. 10-1 (temporary subdivisions), east by N. E. No. 20-2 and 2, south by N. E. No. 20-1, west by N. E. No. 10-1 (temporary subdivisions) ..

Government, dry, temporary subdivisions No. 10-9 A, supported by H. E. Government Agency and survey office as specified above, bounded on the north by N. E. No. 10-1 (temporary subdivisions), east by N. E. No. 20-2 and 2, south by N. E. No. 20-1, west by N. E. No. 10-1 (temporary subdivisions) ..

Government, dry, temporary subdivisions No. 10-10 A, supported by H. E. Government Agency and survey office as specified above, bounded on the north by N. E. No. 10-1 (temporary subdivisions), east by N. E. No. 20-2 and 2, south by N. E. No. 20-1, west by N. E. No. 10-1 (temporary subdivisions) ..

Government, dry, temporary subdivisions No. 10-11 A, supported by H. E. Government Agency and survey office as specified above, bounded on the north by N. E. No. 10-1 (temporary subdivisions), east by N. E. No. 20-2 and 2, south by N. E. No. 20-1, west by N. E. No. 10-1 (temporary subdivisions) ..

Government, dry, temporary subdivisions No. 10-12 A, supported by H. E. Government Agency and survey office as specified above, bounded on the north by N. E. No. 10-1 (temporary subdivisions), east by N. E. No. 20-2 and 2, south by N. E. No. 20-1, west by N. E. No. 10-1 (temporary subdivisions) ..

Government, dry, temporary subdivisions No. 10-13 A, supported by H. E. Government Agency and survey office as specified above, bounded on the north by N. E. No. 10-1 (temporary subdivisions), east by N. E. No. 20-2 and 2, south by N. E. No. 20-1, west by N. E. No. 10-1 (temporary subdivisions) ..

Government, dry, temporary subdivisions No. 10-14 A, supported by H. E. Government Agency and survey office as specified above, bounded on the north by N. E. No. 10-1 (temporary subdivisions), east by N. E. No. 20-2 and 2, south by N. E. No. 20-1, west by N. E. No. 10-1 (temporary subdivisions) ..

Government, dry, temporary subdivisions No. 10-15 A, supported by H. E. Government Agency and survey office as specified above, bounded on the north by N. E. No. 10-1 (temporary subdivisions), east by N. E. No. 20-2 and 2, south by N. E. No. 20-1, west by N. E. No. 10-1 (temporary subdivisions) ..

Government, dry, temporary subdivisions No. 10-16 A, supported by H. E. Government Agency and survey office as specified above, bounded on the north by N. E. No. 10-1 (temporary subdivisions), east by N. E. No. 20-2 and 2, south by N. E. No. 20-1, west by N. E. No. 10-1 (temporary subdivisions) ..

Government, dry, temporary subdivisions No. 10-17 A, supported by H. E. Government Agency and survey office as specified above, bounded on the north by N. E. No. 10-1 (temporary subdivisions), east by N. E. No. 20-2 and 2, south by N. E. No. 20-1, west by N. E. No. 10-1 (temporary subdivisions) ..

Government, dry, temporary subdivisions No. 10-18 A, supported by H. E. Government Agency and survey office as specified above, bounded on the north by N. E. No. 10-1 (temporary subdivisions), east by N. E. No. 20-2 and 2, south by N. E. No. 20-1, west by N. E. No. 10-1 (temporary subdivisions) ..

Government, dry, temporary subdivisions No. 10-19 A, supported by H. E. Government Agency and survey office as specified above, bounded on the north by N. E. No. 10-1 (temporary subdivisions), east by N. E. No. 20-2 and 2, south by N. E. No. 20-1, west by N. E. No. 10-1 (temporary subdivisions) ..

Government, dry, temporary subdivisions No. 10-20 A, supported by H. E. Government Agency and survey office as specified above, bounded on the north by N. E. No. 10-1 (temporary subdivisions), east by N. E. No. 20-2 and 2, south by N. E. No. 20-1, west by N. E. No. 10-1 (temporary subdivisions) ..

Whereas it appears to the Local Government that the lands described below are required for a public purpose, to wit, for extension of tank land, notice is that effect is hereby given to all whom it may concern in accordance with the provisions of section 4 (1) of Land Acquisition Act, 1894, as amended by the Land Acquisition Amendment Act, 1903 (XXXVIII of 1903), and the Governor in Council hereby authorizes the Public Works Department staff, the Revenue Divisional Office, Chingleput, and his subordinates to exercise the powers conferred under section 4 (2) of the Act. All persons interested in the lands are required to lodge before the above officer within 30 days after the issue of this notification a statement in writing of their objections, if any, to the proposed acquisition. Under sections 3 (c) and 3-A of the Land Acquisition Act I of 1894, as amended by the Land Acquisition Amendment Act XXXVIII of 1903, the Government appoints the Revenue Divisional Officer, Chingleput, to perform the functions of a Collector under this Act.

Chingleput District, Chingjaram taluk,
No. 223, Talipar village.

Revenue, dry, belonging to Panchagiri Taluk, bounded on the north by No. 10-1 A & B, east by No. 10-2 and 10-1; south by No. 10-3 A; and by No. 10-4 A ..

Whereas it appears to the Local Government that the lands described below are required for a public purpose, to wit, for extension of tank land, notice is that effect is hereby given to all whom it may concern in accordance with the provisions of section 4 (1) of Land Acquisition Act, 1894, as amended by the Land Acquisition Amendment Act, 1903 (XXXVIII of 1903), and the Governor in Council hereby authorizes the Public Works Department staff, the Revenue Divisional Office, Chingleput, and his subordinates to exercise the powers conferred under section 4 (2) of the Act. All persons interested in the lands are required to lodge before the above officer within 30 days after the issue of this notification a statement in writing of their objections, if any, to the proposed acquisition. Under sections 3 (c) and 3-A of the Land Acquisition Act I of 1894, as amended by the Land Acquisition Amendment Act XXXVIII of 1903, the Government appoints the Revenue Divisional Officer, Chingleput, to perform the functions of a Collector under this Act.

Chingleput District, Chingjaram taluk,
No. 222, Nersadi village.

Revenue, wet, No. 10-1 B, belonging to 2 Gouda, Nersadi taluk, bounded on the north by No. 10-2 A; east by No. 10-2 and 10-1; south by No. 10-1, west by No. 10-2 and 10-1 A ..

Revenue, wet, No. 10-1 C, belonging to 2 Gouda, Nersadi taluk, bounded on the north by No. 10-2 A; east by No. 10-2; south by No. 10-1; west by No. 10-1 ..

Revenue, wet, by No. 10-1, belonging to 2 Gouda, Nersadi taluk, bounded on the north by No. 10-2 A; east by No. 10-2; south by No. 10-1; west by No. 10-1 ..

Whereas it appears to Government that the unenclosed lands situated in the Kallakonda village, Trinamaly taluk, Trinamaly district, are needed for a public purpose, to wit, for taking public day at Kallakonda temple, notice is that effect is hereby given to all whom it may concern

Feb 28, Chicago, February 14, 1936.

Whereas it appears to Government that the undersigned Lands are needed or likely to be needed for public purposes, to wit, for remodelling the Southwestern College campus, and whereas authority given to all whom it may concern is considered with the provisions of section 4 (1) of the Land Acquisition Act I of 1961, as amended by Act XXXV of 1973 and the Governor in Council hereby authorizes the Sub-Collector, Rajahmundry, his staff and workmen to execute the powers conferred by section 4 (2) of the Act. All persons interested in the lands are required to lodge before the above-named officer, within thirty days after the issue of the notification, a statement in writing of their interest, if any, in the proposed acquisition. Under sections 5 (1) and 5-B of the same Act, the Governor in Council appoints the Sub-Collector, Rajahmundry, to perform the functions of a Collector under the Act.

East Goshavari district, Anapurna taluk,
Anapurnavaram (Gandhinagar).

[illegible]

Memphidivora villosa

[illegible][illegible]

General village.

[illegible]*Rev. St. George, February 4, 1846.*

Under section 4, Act 1 of 1984, His Excellency the Governor in Council hereby declares that the land mentioned in the schedule and measuring 2 acres and 82 cents, be the site of a water race or, if needed for a public purpose, to be used or put to a food bank near Kerevohi village in Ulukoum, a village of French Islands; and, under sections 3 and 4 of the same Act, the Director General, Malapouan, is assigned to perform the functions of a Collector under the Act and directed to take possession of the land on the expiry of fifteen days from the publication of the said order under section 4 (1) of the Act. As soon as the land is taken possession of, the Director General, Malapouan may be imprisoned at any time during office hours.

Malahar district, Ernad taluk, Uthayam village

[illegible]



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I-30 පොතපොත්පොත් සපුරුද්ද

SUPPLEMENT TO PART I OF THE PORT ST. GEORGE GAZETTE,

FEBRUARY 23, 1923.

අංක 6.]

කොළඹ: පොළව පොතපොත්, 1923 ජනවාරි 23-වන.

[විවර, 6 ක.]

ගුවර්නර් පාලනවල දෙපාර්තු මණ්ඩල

Malayalam Translations of Notifications by Government.

සා (සෙතර්) සපුරුද්ද.

සා සෙතර්.

සෙතර් සෙතර් සෙතර්, 1923 ජනවාරි 23-වන.

අංක 142.—1923 ජනවාරි 23-වන තරික
 තරිකපොත් සෙතර් සෙතර් සෙතර්
 I-30 පොතපොත් 222 ඉන් 1923 පොතපොත්
 සෙතර් සා සපුරුද්ද සෙතර් සා 222-30
 අංක පොතපොත් සපුරුද්ද සෙතර්
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 1914 සා 2) 11-30 සෙතර් සෙතර් සෙතර්
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සෙතර්.

1923 සා සෙතර් සෙතර් සෙතර් සෙතර්
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"(3) සා සෙතර් සෙතර් සෙතර් සෙතර්
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 සෙතර් සෙතර් සෙතර්.

සා සෙතර් සෙතර් සපුරුද්ද.

සෙතර්.

සෙතර් සෙතර් සෙතර්, 1923 ජනවාරි 23-වන
 [සා, සා, සෙතර් 192, සෙතර් සෙතර්].

අංක 49.—1923 ජනවාරි 23-වන තරික
 තරිකපොත් සෙතර් සෙතර් සෙතර්
 I-30 පොතපොත් 222 ඉන් 1923 පොතපොත්
 සෙතර් සා සපුරුද්ද සෙතර් සා 222-30
 සෙතර් සෙතර් සෙතර් සෙතර් සෙතර්
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THE FORT ST. GEORGE GAZETTE

Published by Authority.

No. 8.]

MADRAS, TUESDAY EVENING, FEBRUARY 23, 1926.

[Price, 1 anna.

Part I.—Local Self-Government.

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LOCAL SELF-GOVERNMENT DEPARTMENT.

APPOINTMENTS.

Fort St. George, February 23, 1926.

No. 161.—M.R. By. Hossainur Rahman Asaraj, P.A., M.C.S., is act as District Medical Officer, Bangalore, in relief of Mr. G. G. Pothan, M.C.S., retiring from service.

No. 162.—M.R. By. Subbaraya Ramaswami Pillai Asaraj, B.A., is act as Civil Surgeon, Virudhunagar Agency, in relief of M.R. By. K. Iyengar Asaraj, B.A., M.C.S.

No. 163.—Under section 9(4) (b) of the Madras Local Boards Act, 1920, the Government appoint M.R. By. A. Upendra Prasad Asaraj to be a member of the South Arcot District Board.

No. 164.—Under sections 7 (2) and 11 of the Madras District Municipalities Act, 1920, the Government appoint Mrs. Chandra Sathyanarayana J. Aravindan to be a member of the Tiruvannamalai Municipal Council.

No. 165.—Under sections 7 (2) and 11 of the Madras District Municipalities Act, 1920, the Government appoint the following persons to be members of the Suburban Municipal Councils:—

- (1) Sathyanarayana L. Subbalakshmi Asaraj.
- (2) C. K. K. K. K.
- (3) M.R. By. S. V. Sathyanarayana Asaraj.
- (4) M. S. Sathyanarayana Asaraj.
- (5) M.R. By. M. C. Sathyanarayana Asaraj.

No. 166.—Under sub-section (1) of section 12 of the Madras District Municipalities Act, 1920, the Government appoint M.R. By. S. Sathyanarayana Asaraj to be Chairman of the Tiruvannamalai Municipal Council with effect from the date of taking charge from Captain E. W. K. Green proceeding on leave.

NOTIFICATIONS.

No. 171.—In continuation of notification No. 89, dated the 19th January 1926, published at page 24 of Part I.A. of the Fort St. George Gazette, dated the 2nd February 1926, it is hereby notified that schools at Erpappur has now closed and that the road leading to Karamandi in Nagal has been re-opened.

No. 172.—The following notification of the Civil Surgeon, No. 69, dated 16th February 1926, is published:—

Whereas there is danger of plague being imported into Coimbatore from persons infected with the disease at the Epidemic Control and Isolation Hospital at Tiruvannamalai in the Madras District of the Madras State on Wednesday the 21st March 1926 and the four succeeding days, the District Medical Officer in exercise of the powers conferred, on him, by section 5 of the Epidemic Diseases Regulation I of 1925, that the attendance of people from plague-infected areas at the coming of the festival and fair at Tiruvannamalai is prohibited.

2. All persons proceeding to the festival in continuation of this notification will be issued with.

3. Intending visitors are warned of the danger they may be exposed to by proceeding to the above festival and fair.

Fort St. George, January 14, 1926

(G. O. No. 143, P.N.)

No. 173.—The Government approve the proposal of the Director of Public Health to transfer to the District Health Officers the duties hitherto discharged by the District Medical Officers in regard to public health in municipalities which do not employ separate health officers. This order will have effect from 1st April 1926. The rules relating to

the duties of District Health Officers prescribed in G.O. No. 1338, P.H., dated 27th July 1924, are accordingly revised and published in full in the notification appended to this order.

APPENDIX.

Rules regulating the duties of District Health Officers.

1. The District Health Officer is the executive head of the health staff employed in a district. He shall be on duty in place other than his headquarters not less than 21 days in each month; but consistently with the proper performance of his duties and public interests in reference to epidemic diseases, granted holidays may be accepted as part of the 21 days so spent.

2. By the 7th of each month the District Health Officer shall submit to the President of the District Board programmes showing the localities which he intends to inspect during the following month.

3. The District Health Officer may depart from his programme if an outbreak of disease or other report cases necessitates his presence elsewhere. In such case he shall immediately report the fact, with reasons, to the President, District Board.

4. Programmes should be so arranged that all villages and other important villages may be inspected by the District Health Officer not less than once in each year.

5. The District Health Officer shall maintain a diary in which he should make brief daily entries as to the work done. This diary shall be submitted to the President, District Board, monthly and to the Director of Public Health and Assistant Directors of Public Health on these towns of inspection.

6. It is the duty of the District Health Officer—

(1) to examine and verify village vital statistics not merely by examining the registers and tabulating them but by intensive investigation and if necessary by house-to-house inquiry in the village and by checking the information thus collected with the records reported in the registers. He should give instructions as to the proper classification of causes of death and generally advise as to the correct maintenance of birth and death registers;

(2) to note important sanitary defects in villages inspected and to make recommendations for remedying them;

(3) to make proposals for improving the supply of drinking water in villages inspected;

(4) to attend important fairs and festivals outside municipal limits, to advise beforehand as to the sanitary arrangements to be made thereat and to supervise the conduct of such arrangements in accordance with G.O. No. 1723, P.H., dated 18th December 1922;

(5) to visit localities where epidemics occur, to supervise the arrangements made and, if necessary, to disinfect pits or all of his district health staff in order to check them;

(6) to verify the work of District Health Inspectors, to inspect the vaccination registers and test their accuracy and to call attention to any defects, false returns or errors in the number of vaccinated children;

(7) to perform such other duties as the Director of Public Health or the President of the District Board may call on him to perform.

Reports by the District Health Officers shall be submitted to the President of the District Board, who shall forward them, with his remarks to the Director of Public Health.

7. A copy of the monthly vital statistical returns shall be communicated to the District Health Officer. He will forward them to the President of the District Board with such remarks as he may think advisable.

8. Copies of daily cholera, smallpox and plague reports should be sent by the authorities concerned direct to the District Health Officer as well as to the District Medical Officer and the Director of Public Health.

9. Whenever, by personal or statistical means or otherwise, the District Health Officer has reason to consider that the mortality in any local area is abnormal or that any local area is threatened with epidemic disease, he shall bring the fact to the notice of the President of the District Board or the Chairman of the Municipal Council as the case may be, with his recommendations on the subject. The defects noticed in sanitation work in municipalities which do not employ separate Health Officers shall be reported by the District Health Officer to the District Medical Officer who will instruct the local medical officers to carry out the improvements suggested.

10. Every Sanitary Inspector employed in local fund areas shall maintain a diary in a form prescribed by the Director of Public Health and approved by Government. This diary shall be open to inspection by the District Health Officer during his tours or at any time when he may think necessary to call for it.

11. It shall be the duty of the District Health Officer to ascertain the duty of the District Health Officer to ascertain the health staff and to examine the accuracy of the health statistics reported by him, after giving due notice to the local authorities concerned, and he shall report to the Director of Public Health as to the sufficiency, efficiency and economy of medical staff and of plant employed.

12. In municipalities in the district which do not employ separate Health Officers all matters relating to public health which have hitherto been attended to by the District Medical Officer shall be dealt with by the District Health Officer. He shall also inspect all such municipalities at least once a year except those which have been inspected by the Director of Public Health or his assistants. He shall bring to the notice of Municipal Chairmen the proximity of any dangerous epidemic diseases or conditions observed in rural areas surrounding the town that may endanger its water-supply or otherwise threaten the health of the inhabitants. He shall also visit the municipalities when any outbreak of epidemic disease occurs and recommend such action as he may consider necessary for the prevention of the spread of such epidemics to the adjoining rural areas.

13. The District Health Officer shall make recommendations to the President of the District Board as to the provision in any special locality of disinfectants and sanitary appliances, and during his inspection shall satisfy himself as to the efficiency and condition of such equipment as may be ordered to be supplied.

14. The District Health Officer shall examine the village sanitary inspection book, make suitable entries therein and call attention to defects in their maintenance.

15. In his attitude towards the population, it is important that the District Health Officer should remember that changes in sanitary conditions should be effected by persuading people of their necessity. He should instill in popular ideas and endeavour to show them that it is worth while to follow sanitary directions. For this reason the necessity of the people in the evening following an inspection of a village and talking over with them the conditions found may be of utility. Lectures, lectures, cinema lectures and demonstrations may also be arranged. Health propaganda work should constitute one of the most important items of the District Health Officer's functions.

16. The District Health Officer should attend meetings of the District Board, which boards and other boards at which any important sanitary matter is about to be discussed, and he may state his views, if the presiding officer requests him to do so.

17. In connection with vaccination, the District Health Officer shall make himself acquainted with all matters likely to prejudice his subsequent conduct and shall endeavour to persuade all persons showing unwillingness to accept it. The importance of the vaccination of adults should be constantly brought to notice.

18. The District Health Officer shall not engage in private practice.

19. The District Medical Officer has no disciplinary control over the District Health Officer, but the two should co-operate with each other in public health work such as the management of epidemics, from such diseases, etc., the District Medical Officer arranging for the treatment of possible patients and the District Health Officer for the prevention of disease. In short, there should be a free exchange of views and mutual help between the two.

Fort St. George, January 27, 1924
(S.O. No. 204, F.R.)

No. 174.—The President, Taluk Board, Nangunipattinam, points out that in the absence of monthly progress reports from the medical practitioners in charge of rural dispensaries it will be difficult to judge of their work or their usefulness in the locality. The Surgeon-General who has been consulted in the matter is of opinion that a monthly report is unnecessary. He considers that in normal circumstances a report once in three months would be sufficient and that

if for any reason it is suspected that the medical practitioner of any particular dispensary is neglecting his duties or is incompetent he may be directed as a special case to send a progress report every month. The Government approve the Surgeon-General's suggestions and direct that all medical practitioners in charge of rural dispensaries should submit to the Presidents of Taluk Boards and the District Medical Officers concerned at the end of every quarter a statement of the work done in their dispensaries during the quarter. For special reasons the President of the Taluk Board may on consultation with the District Medical Officer require a medical practitioner to submit a monthly progress report. Necessary additions to this effect should be made in the agreements to be executed by the medical practitioners.

2. The Surgeon-General further considers that in order to secure the best results from these rural dispensaries it is desirable that the Presidents of Taluk Boards should consult the District Medical Officers when appointing medical officers to them and should also obtain their opinion as to the most suitable places for the location of the dispensaries. These suggestions are recommended to Presidents of Taluk Boards for adoption.

3. The attention of the Government has also been drawn to the fact that at present no intimation is given to the District Medical Officer either when a medical practitioner in charge of a rural dispensary absents himself from the station or when he returns. Under the existing orders the medical practitioner in charge of a rural dispensary may avail himself of casual leave for 15 days during the year provided that he sends a report to the President, Taluk Board, before he leaves the station. The Government consider it desirable that the medical practitioner should be required in such cases to send in a copy of the report to the District Medical Officer.

Fort St. George, February 22, 1924.

No. 175.—Under sub-section (3) of section 69 of the Madras Local Boards Act, 1905, the Government hereby notify that, from and after the date of this notification, the plot of land mentioned below and measuring 0.12 acre be the same a little more or less and registered in the revenue records as Local Fund Land shall be vested from the operation of the Act.

Unanganipattinam, Nangunipattinam village,
Nangunipattinam village.

0.12 acre.
No. 174, bounded on the north by S. No. 12, and
and south by S. No. 24-3 of Nangunipattinam village,
was by S. No. 10-3 of Madhavapattinam village. 0.12

In exercise of the powers delegated under G.O. No. 175, L. S. M., dated 30th April 1923, the Collector, South Kanara directs that from and after the date of this notification the lands in the Margalona taluk described below and encroaching the municipality described below and encroaching the municipality described below, be the same a public domain and shall be withdrawn from the control of the municipal council:—

T.S. No. 1045 of Kumbhal village, bounded on the north and east by T.S. No. 1011; south by T.S. No. 1013, and by T.S. No. 1014.	100
T.S. No. 1046 of Kumbhal village, bounded on the north by T.S. No. 1011; south by T.S. No. 1013; and by T.S. No. 1014.	100
T.S. No. 1047 of Kumbhal village, bounded on the north by T.S. No. 1011; south by T.S. No. 1013; and by T.S. No. 1014.	100
T.S. No. 1048 of Kumbhal village, bounded on the north by T.S. No. 1011; south by T.S. No. 1013; and by T.S. No. 1014.	100
T.S. No. 1049 of Kumbhal village, bounded on the north by T.S. No. 1011; south by T.S. No. 1013; and by T.S. No. 1014.	100
T.S. No. 1050 of Kumbhal village, bounded on the north by T.S. No. 1011; south by T.S. No. 1013; and by T.S. No. 1014.	100
T.S. No. 1051 of Kumbhal village, bounded on the north by T.S. No. 1011; south by T.S. No. 1013; and by T.S. No. 1014.	100
T.S. No. 1052 of Kumbhal village, bounded on the north by T.S. No. 1011; south by T.S. No. 1013; and by T.S. No. 1014.	100
T.S. No. 1053 of Kumbhal village, bounded on the north by T.S. No. 1011; south by T.S. No. 1013; and by T.S. No. 1014.	100
T.S. No. 1054 of Kumbhal village, bounded on the north by T.S. No. 1011; south by T.S. No. 1013; and by T.S. No. 1014.	100
T.S. No. 1055 of Kumbhal village, bounded on the north by T.S. No. 1011; south by T.S. No. 1013; and by T.S. No. 1014.	100
T.S. No. 1056 of Kumbhal village, bounded on the north by T.S. No. 1011; south by T.S. No. 1013; and by T.S. No. 1014.	100
T.S. No. 1057 of Kumbhal village, bounded on the north by T.S. No. 1011; south by T.S. No. 1013; and by T.S. No. 1014.	100
T.S. No. 1058 of Kumbhal village, bounded on the north by T.S. No. 1011; south by T.S. No. 1013; and by T.S. No. 1014.	100
T.S. No. 1059 of Kumbhal village, bounded on the north by T.S. No. 1011; south by T.S. No. 1013; and by T.S. No. 1014.	100
T.S. No. 1060 of Kumbhal village, bounded on the north by T.S. No. 1011; south by T.S. No. 1013; and by T.S. No. 1014.	100

G. W. WELLS,
Collector.

South Kanara Collector's Office,
14th February 1923.

In exercise of the powers delegated under section 241 of the Madras District Municipalities Act, 1920, the Collector of Tanjore directs that from and after the date of this notification, the plot or plots of lands described below, within or behind the regular line of streets and forming part of lands in the Koyamattur municipality of the Tanjore district, shall be withdrawn from the control of the said Municipal Council:—

S. No. 1, and S. No. 111, Math No. 11 and T.S. No. 1011, and S. No. 111.	100
S. No. 1, and S. No. 111, Math No. 11 and T.S. No. 1011, and S. No. 111.	100

H. S. SHIELD,
Collector.

Tanjore Collector's Office,
16th February 1923.

Under sections 12 (2) and 13 of the Local Boards Act, 1919, and under rule 3 (2) of the rules for the election of presidents and vice-presidents of local boards, M.R.B. Prammam Venkateswara Reddy, Sonapur, Rajapur, and Rajapur, is declared to have been duly elected as Vice-President, Taluk Board, Sonapur.

D. PRASADNA CHIDAMBARAM REDDY,
President,
Mamallapuram Taluk Board Office,
9th February 1923.

Under section 35 (a) of the rules for the election of members of municipal council M.R.B. Gopandha Chinnai Ramappa, Sonapur, is declared to have been duly elected for the third ward of Mamallapuram municipality.

T. NARAIN REDDY,
Chairman,
Mamallapuram Municipal Office,
16th February 1923.

Under section 3 (3) of Act V of 1920, M.R.B. Venkateswara Chinnai Ramappa, Sonapur, is declared to have been duly elected as councillor of the first ward in the municipality of Mamallapuram. He will hold office till the end of October 1924.

S. JAGANNATHA RAO RAYUDU,
Chairman,
Mamallapuram Municipal Office,
16th February 1923.

ERRATUM.

In the notification regarding the election of members to the Gopuram District Board from Raghunatha Taluk Board, published on page 205 of Part 3, George Gazette, dated 17th November 1922:—
For "R. Chakrapani Rao", read "R. Chakrapani Vignayam Rao".

P. V. NARAYANA RAO,
President,
Raghunatha Taluk Board Office,
1st February 1923.



THE FORT ST. GEORGE GAZETTE

Published by Authority.

No. 8.]

MADRAS' TUESDAY EVENING, FEBRUARY 23, 1926.

[PART, 1. 2000.

Part I.—Educational.

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LAW DEPARTMENT (Education)

LEAVE.

Part St. George, February 16, 1926.

No. 50.—Under rule 101 (a) of the Fundamental Rules, Mrs. G. M. Sargunam, Superintendent, Government Secondary and Training School for Women, Chidambaram, maternity leave for ten weeks from the 18th January 1926.

APPOINTMENTS.

No. 51.—Under section 5 of the Madras Elementary Education Act, 1920, the Government are pleased to appoint Mrs. G. C. Srinivasan to be a member of the District Educational Council, Madurai.

Part St. George, February 18, 1926.

No. 52.—Under section 5 of the Madras Elementary Education Act, 1920, the Government are pleased to appoint M. S. R. V. I. Natarajam Pillai Aiyar to be a member of the District Educational Council, The Nilgiris.

NOTIFICATIONS.

Part St. George, February 18, 1926.

No. 53.—Under section 5 of the Madras Elementary Education Act, 1920, M. S. R. V. I. Natarajam Pillai Aiyar has been elected to be a member of the District Educational Council, Coimbatore, by the Taluk Board, Coimbatore.

No. 54.—Under section 5 of the Madras Elementary Education Act, 1920, V. Kumbi Noyi Raju

Rajib Sahadur has been elected to be a member of the District Educational Council, Madurai, by the Taluk Board, Madurai.

No. 55.—Under section 5 of the Madras Elementary Education Act, 1920, M. S. R. V. I. Natarajam Pillai Aiyar has been elected to be a member of the District Educational Council, Tanjavur, by the Municipal Council, Tanjavur.

Part St. George, February 18, 1926.

No. 56.—Under section 5 of the Madras Elementary Education Act, 1920, the Government are pleased to appoint M. S. R. V. I. Natarajam Pillai Aiyar to be a member of the District Educational Council, Coimbatore, by the Taluk Board, Coimbatore.

No. 57.—Under section 5 of the Madras Elementary Education Act, 1920, M. S. R. V. I. Natarajam Pillai Aiyar has been elected to be a member of the District Educational Council, Coimbatore, by the Taluk Board, Coimbatore.

Part St. George, February 18, 1926.

[G. O. No. 257, Law (Education).]

No. 58.—In the schedule appended to notification No. 215, dated the 25th July 1925, relating to the Tamil Year Book Price Reduction at Tirunelveli, published at page 795 of Part I.B of the Fort St. George Gazette, dated the 18th August 1925, for the words 'the Government High School' and 'the Inspector of Schools', wherever they occur, substitute the words 'the Board High School' and 'the District Educational Officer', respectively.

Port St. George, February 5, 1925.
[G.O. No. 255, Law (Education).]

No. 55.—In Chapter XI of the Government Aid Code introduced by notification No. 125 dated 26th September 1920, published on page 251 of Part I-B of this Port St. George Gazette, dated 25th September 1920—

(c) Substitute the following for the first sentence of the second sub-paragraph:—

"For every school in whose account a grant is claimed a certificate in the prescribed form (Appendix X) certifying to its destination must be obtained from the Teacher or the Deputy Teacher in independent charge according as the said belongs to a Government or non-Government school."

(d) Add the following as Appendix X:—

APPENDIX X.

Deduction certificate for teaching grants.

No. _____
This is to certify that after making enquiry on the subject I am of opinion that _____ of _____
town/village _____, _____ District,
is so destitute as to be entitled to the benefit of Chapter XI of the Government Aid Code.

Dated this _____ day of _____ 1925.

(Signature)

(Designation)

Port St. George, February 22, 1925.

No. 56.—In rules Nos 37 and 60 of the rules relating to the construction and working of the College of Engineering, Government of Madras, No. 100, dated the 15th November 1923, at page 16 of the Supplement to Part I-B of the Port St. George Gazette, dated the 24th December 1923, insert the words "and those belonging to the Government" after the words "Mechanics and Arts examination."

Port St. George, February 27, 1925.

[G.O. No. 256, Law (Education).]

No. 57.—Under section 46 of the Madras Elementary Education Act, 1919, the Government (Ministry of Education) except the resolution of the Municipal Council, Parakkudi, that elementary education shall be compulsory within the whole of the local area under its jurisdiction for all boys of school-age. The provisions of sections 47 to 52 of the Act shall continue to apply within that area from 1st March 1925.

Port St. George, February 26, 1925.

No. 58.—In the MATTER OF THE CHARITABLE ENDOWMENTS ACT, 1920, AND IN THE MATTER OF THE "SRINATHI V. S. VALAMBAL ANNUAL PRIZES ENDOWMENT FUND" AT MADRAS.

It is hereby notified that the Government of Madras, in exercise of the powers conferred by section 4 of the Charitable Endowments Act, 1920, do hereby order and direct that the accounts now in the hands of the Assistant General of Madras and described in the schedule herewith, as from the date of publication of this notification, vest in the Treasurer of Charitable Endowments for the territories subject to the Government of Madras and be held by him and his successors subject to the said Charitable Endowments Act, 1920, and to any rules which may from time to time be framed thereunder; upon the books, for the purpose and subject to the conditions set forth in a notice under section 5 of the said Charitable Endowments Act, 1920, for the administration of the said "Srinathi V. S. Valambal Annual Prizes Endowment Fund."

The schedule above referred to.

Government Securities—8 per cent bonds of Rs. 100—41.	Rs.
	4100
Total	4100

No. 59.—In the MATTER OF THE CHARITABLE ENDOWMENTS ACT, 1920, AND IN THE MATTER OF THE "SRINATHI V. S. VALAMBAL ANNUAL PRIZES ENDOWMENT FUND" AT MADRAS.

It is hereby notified that the Government of Madras, in exercise of the powers conferred by section 5 of the Charitable Endowments Act, 1920, do hereby order and direct that the accounts now in the hands of the Assistant General of Madras and described in the schedule herewith, as from the date of publication of this notification, vest in the Treasurer of Charitable Endowments by notification No. 62, dated the 18th day of February 1925 and that such scheme shall come into operation on the 15th day of March 1925.

The schedule above referred to.

1. The Principal, Lady Willingdon Training College, Trichopoly, for the time being shall be the administrator of the Srinathi V. S. Valambal Annual Prizes Endowment Fund at Madras and the accounts which are now vested in the Treasurer of Charitable Endowments by notification No. 62, dated the 18th day of February 1925.

2. From and out of the interest accruing on the said security shall be provided annually two prizes which shall be called "Srinathi V. S. Valambal Annual Prizes."

3. (a) The first prize of the value of Rs. 15 shall be awarded to that student of the Model School attached to the Lady Willingdon Training College, Trichopoly, whose optional is not Mathematics and who secures the largest number of marks over 75 per cent of the total in Elementary Mathematics in the Secondary School Leaving Certificate Examination. If there is a tie such student as is found to have the prize shall be awarded to that student whose optional is Mathematics and who secures the largest number of marks over 75 per cent of the total in Elementary Mathematics in the said examination and if there is no student who gets 75 per cent or above in Elementary Mathematics the prize shall not be awarded at all.

The said prize shall be in the shape of books selected by the student and approved by the Principal.

(b) The second prize of the value of Rs. 10 shall be awarded to the student of the said school who secures that is vergerman A First in the Secondary School Leaving Certificate Examination and shall preferably be in the shape of Tamil books selected by the student and approved by the Principal.

4. The amount of the endowment may be reinvested from time to time in Government Securities.

5. All interest on the said endowment shall not be required for the said prizes shall be accumulated and such accumulations shall, from time to time, be invested in the securities of the Government of India and be added to the corpus of the fund.

Port St. George, February 19, 1925.

No. 60.—In the MATTER OF THE CHARITABLE ENDOWMENTS ACT, 1920, AND IN THE MATTER OF THE "SR. RAMA PRIZES ENDOWMENT FUND" AT MADRAS.

It is hereby notified that the Government of Madras, in exercise of the powers conferred by section 4 of the Charitable Endowments Act, 1920, do hereby order and direct that the accounts now in the hands of the Assistant General of Madras and described in the schedule herewith, as from the date of publication of this notification, vest in

On the Income of Charitable Endowments for the territories subject to the Government of Madras and to be held by His and his successors (subject to the said Charitable Endowments Act, 1890, and to any rules which may from time to time be framed thereunder by the Governor-General of India in Council) upon the trusts and for the purposes and subject to the conditions set forth in a scheme under section 6 of the said Charitable Endowments Act, 1890, for the administration of the said Sri Basa Prasad Endowment Fund.

The schedule when referred to.

The percent for the 1890-91—Government Seed ..	50
Total ..	1,000

At 65.—IN THE MATTER OF THE CHARITABLE ENDOWMENTS ACT, 1890, AND OF THE TRUSTS OR TRUSTS OF THE 'SRI BASA PRASAD ENDOWMENT FUND' AT MADRAS.

It is hereby notified that the Government of Madras, in exercise of the powers conferred by section 1 of the Charitable Endowments Act, 1890, have notified the scheme set forth in the schedule hereto for the administration of the securities vested in the Treasurer of Charitable Endowments by notification No. 44, dated the 18th day of February 1925 and that such scheme shall remain in operation on the 1st March 1926.

The schedule when referred to.

1. The Director of Public Instruction, Madras, for the time being shall be the administrator of the 'Sri Basa Prasad Endowment Fund' at Bellary and the securities now vested in the Treasurer of Charitable Endowments by notification No. 44, dated the 18th day of February 1925.

2. From and out of the interest accruing on the said fund shall be provided annually four prizes called the Sri Basa Prasad, two for boys of the value of Rs. 12 and Rs. 10 respectively and two for girls of the value of Rs. 12 and Rs. 10 respectively.

3. The said prizes for boys shall be awarded on the results of an examination in every writing to be conducted among the students of VI Form of any of the high schools in Bellary town in the first two competitions yielding the highest number of marks and shall be in the shape of books.

4. The competition shall be open to the pupils of all classes, marks and sexes.

5. The District Educational Officer, Bellary, for the time being, shall call the subject for the essay and answers at three months in advance and shall also appoint examinees and arrange for the conduct of the examination.

6. The decision of the examinees subject to confirmation by the said District Educational Officer and superintendent shall be final in regard to the adjudication of marks.

7. The said prizes for girls shall be awarded on the results of an examination which shall be both written and viva voce and shall include recitation, Telugu prose and poetry.

8. The examination for girls shall not be conducted in a foreign language such as English, Latin, Greek, French, Urdu or Persian and shall be open to all Hindu girls residing in the highest class of any elementary school in the town of Bellary which is recognised by Government and is in receipt of a grant.

9. The Inspector of Girls' Schools, Ceded District Circle, for the time being, shall arrange for the conduct of the examination for girls and shall appoint competent examinees to judge the essays and their disburse shall be final.

10. The dates of the examination for girls shall be announced a month in advance.

11. The prizes for girls shall be awarded to the first two competitors securing the highest number of marks and shall be in the form of books, jewelry or such as shall be desired by the competition and approved by the Inspector.

12. The amount of the endowment may be reinvested from time to time in Government Securities.

13. All interest on the said endowment that may not be required for the said prizes shall be accumulated and such accumulations shall from time to time be invested in the securities of the Government of India and be added to the principal of the endowment.

ACQUISITION OF LAND.

For St. George, February 15, 1926.

Whereas it appears to Government that the land mentioned below is required for a public purpose, to wit, for the construction of buildings for a Central Boarding Elementary School at Rautambada under the A.R.L. Division, notice to that effect is hereby given to all whom it may concern in accordance with the provisions of section 4 (1) of the Land Acquisition Act I of 1894, as amended by Act XXXVIII of 1925, and the Government hereby authorises the Revenue District Officer, Narasapur, and his subordinates to exercise the powers conferred by section 4 (2) of the Act. Under sections 2 (b) and 5-A of the Act, the Revenue District Officer, Narasapur, is appointed to perform the functions of a Collector under the Act.

West Godavari district, Narasapur taluk, Rautambada village.

Area, say, 2 Hs. 20-5-2, belonging to Ayyappa Golla Rao, Rautambada village, and situate bounded on the north by No. 123 of Rs. 20-5-2, south by No. 123 of Rs. 20-5-2.

V. T. KRISHNAMACHARI, Secretary to Government.

MISCELLANEOUS NOTIFICATIONS.

UNIVERSITY OF MADRAS.

NOTIFICATIONS.

It is hereby notified that for University purposes the 1st April 1926 will be observed as a public holiday, and that the University office will be open on, and the Examination be conducted on the 11th April as notified already.

Senate House, 10th February 1926.

It is hereby notified under Law 6 of Chapter VI of the Laws of the University that M.R. K. H. Krishna Ayyar Ayyar, B.A., Maharaja's College of Boston, Trinidad, has been declared duly elected a member of the Council of Affiliated Colleges by the teaching staff of the College in place of M.R. G. V. Chandrasekhara Ayyar, B.A., who became an ex-officio member of that body.

The undersigned, Secretary to the Boarding Certificateholder has been declared eligible for admission to a University course of study during the year 1925-26 and receiving fees as follows:—

St. Xavier's College, Palamcottah.

Holder of certificate 338918; name of holder, Ayyappa Pandian; name of father or guardian, G. M. Ayyappa Pillai; age, 20; religion, Hindu; vernacular, Tamil.

Senate House, 10th February 1926.

Under the rules for the election of a Councillor of the Corporation of Madras by the members of the Senate of the University of Madras, the following notice from the Electoral Officer (Governor is Clerk) is published in accordance with rule 2.—

As the term of office of Dr. R. Srinivasan, a Councillor of the Corporation of Madras elected by the members of the Senate of the University of Madras, will expire on the 15th April 1925, the Government hereby direct the Senate under rule 2 of the rules for the election of a Councillor of the Corporation by the members of the Senate of the University of Madras to elect a Councillor to fill the vacancy as required by section 44 of the Madras City Municipal Act, 1919.

2. The following are the dates, hours and places for each of the proceedings for the election appointed by the Returning Officer under rule 14 of the rules—

- (a) Nominating paper will be sent to election on Tuesday, the 25th February 1925, and must be returned on or before received by the Returning Officer not later than 4 p.m. on Friday, the 5th March 1925.
- (b) The scrutiny of nomination paper will take place at the Senate House, Madras, at 4-30 p.m. on Friday, the 5th March 1925.
- (c) Voting paper will be sent to election on or before Tuesday, the 5th March 1925.
- (d) Votes may be recorded in the presence of the Returning Officer at the Senate House between the hours of 11 a.m. and 4 p.m. on Monday, the 22nd March 1925; or any elector not desirous of recording his vote in the presence of the Returning Officer may send his voting paper by registered post to the Returning Officer as to or reach him not later than 4 p.m. on the same day.
- (e) The counting of votes will take place at the Senate House at 12 noon on Tuesday, the 23rd March 1925.

(By order)

W. McLEAN,
Returning Officer.

Senate House, 25th February 1925.

EX-STUDENTS—GOVERNMENT SECONDARY AND TRAINING SCHOOL, FOR WOMEN, NELLORE.

The whereabouts of the undermentioned ex-students of the school are not known. Inspecting Officer, President of Local Boards, Chairman of Municipalities or Union or correspondents of schools are requested to be good enough to intimate to the undersigned if any of the ex-students are working in their jurisdiction.

History number, name of ex-student, and period of training.

ELEMENTARY HIGHER GRADE.

No. 2. Name—[REDACTED].

ELEMENTARY LOWER GRADE.

No. 1. Name—[REDACTED].

No. 2. Name—[REDACTED].

No. 3. Name—[REDACTED].

No. 4. Name—[REDACTED].

V. CHINNABHAI,
Headmaster.

Govt. Secondary and Training School for Women, Nellore, 15th February 1925.

EX-STUDENTS—GOVERNMENT TRAINING SCHOOL, TIRUPATI.

The whereabouts of the undermentioned ex-students of this institution are not known. The magistrates and correspondents of schools and the Deputy Inspectors of schools are requested to be good enough to inform their whereabouts so as to enable me to bring the history of service of ex-students up to date.

Period of ex-student and year of training.

1919-20.

K. Subramaniam.	T. Oviya.
A. Perumal.	K. Ramaswami Setti.
M. Vasudevanam Reddi.	A. Sankar.
M. Sathya.	C. Vengal.
K. Saravalli.	K. Gopala.
K. Narayana Pillai.	

1920-21.

Govt. Training School, Tirupati. [REDACTED].

M. T. VENKATA ACHARYA,
Headmaster.

Govt. Training School, Tirupati,
15th February 1925.

EX-STUDENTS—GOVERNMENT HIGHER ELEMENTARY TRAINING SCHOOL, MAYAVARAM.

Magistrates or heads of institutions or officers under whom the ex-students named below are employed, are requested to be so good as to intimate the fact to the Headmaster, Government Training School, Mayavaram.

History number, name of ex-student and period of training.

HIGHER GRADE.

No. 1. Name—[REDACTED].

LOWER GRADE.

No. 1. Name—[REDACTED].

No. 2. Name—[REDACTED].

No. 3. Name—[REDACTED].

No. 4. Name—[REDACTED].

D. RAJAGUNATHA RAO,
Headmaster.

Govt. Training School, Mayavaram,
25th January 1925.

NOTIFICATIONS.

It is hereby notified that Mungu Ramu Rao, the Fourth Assistant, Govt. Hindu Boys' School, Ramachandrapur, has been selected by the Director of Public Instruction, Madras, in his Proceedings No. 4002, dated 1st February 1925, from undergoing training in any training school, for procuring a first teacher certificate.

B. SOMASUNDARA RAO,

Acting District Educational Officer, Nat. School,
(Camp) Kothapeta, 15th February 1925.

A Ramalingam, lately a teacher at Sinnasambaswamikal, Sridipat taluk, in the service of the District Collector, Kollam, Madras, left the service of the above taluk on 31st March 1925. He is hereby requested to inform the undersigned of his exact date and to state whether he wishes to keep his Provident Fund account open, or to get it closed.

C. D. B. CHETTI,

Acting District Educational Officer, Chidambaram,
Madras, 17th February 1925.

per son, appointments to permanent vacancies or who have been given permanent appointments by the President of local boards who employ them. The applications of such candidates should be signed by the President of local boards and not by the Inspecting Officer.

UDULAM DASTAGIR SAHIB

Acting District Educational Officer, Nilgiris.

(Camp) Kumbur, 15th February 1928

UNCLAIMED SECONDARY SCHOOL-LEAVING CERTIFICATES.

The Secondary School-Leaving Certificates of the unclaimed pupils have been received from the schools in which they were left undelivered for over two years. Each of the certificates are enclosed within one month from the date of this notification will be sent to the people concerned through the Secretary, S.S.E.O. Board, provided the candidate submit with their application for the certificate a certificate of identity (with left hand finger print) from a respectable person. Other certificates will be destroyed.

GOVERNMENT COLLEGE (11 CERTIFICATES)

Number of S.S.E.O.	Name of pupil.
27225a	Krishnaswami, I.
36163a	Subramanian, I.
36167a	Lakshmanan Sati, J.
36175a	Murugesan, M. S.
36176a	Velumani, T. A.
12353a	Subramanian, S.
27355a	Mahomed Saidis, C. R.
36206a	Mohan Gounder, C. R.
36276a	Ganesh Gounder, A.
27158a	Venkataraman, C. R.
27145a	Chelliah, M.
27133a	Narasimhan, K. P.
12573a	Shivappa, L. C.
36552a	Prasanna, K.
27271a	Sankaranarayanan, K. R.
26655a	Nagappan, A. R.
27165a	Samadurai, K. V.
27166a	Sethu, S.
36571a	Lakshmanan Appan.
36757a	Sankaranarayanan Singh.
27131a	Nagappan, M.
26202a	Kalishetti, C. R.

BOARD HIGH SCHOOL, BHAVANI (10 CERTIFICATES)

45464a	K. Ramani.
17425a	B. R. Sengupta.
26594a	K. P. Lakshmanaswami.
36402a	N. Perumal Chetty.
36421a	U. R. Lakshmanaswami.
36422a	K. R. Subramanian.
36569a	G. C. Narayan.
36267a	R. U. Subramanian.
36381a	G. K. Subramanian.
36382a	K. R. Subramanian.

SRINIVASA VEDANTHA, TIRUCHENAI (10 CERTIFICATES)

27682a	K. Ramaswami, T. S.
27612a	K. Ramaswami, R.
27613a	K. Ramaswami, N.
17610a	Venkataraman, K. G.
17611a	K. Ramaswami, R. B.
17612a	K. Ramaswami, K. G.
26612a	K. Ramaswami, P. K.
26613a	K. Ramaswami, R. B.
36476a	K. Ramaswami, K. G.
36477a	K. Ramaswami, R. B.
36478a	K. Ramaswami, N.
36479a	K. Ramaswami, P. K.

C. DANFORD,

District Educational Officer, Coimbatore and the Nilgiris.

Coimbatore, 27th February 1928.

GOVERNMENT TRAINING SCHOOLS IN THE VIZAGAPATAM DISTRICT.

The District Educational Officer, Vizagapatam District, hereby notifies for the information of the Deputy Inspectors and Managers of Board and aided schools in the Vizagapatam District that candidates of the elementary grade will be admitted for training in July 1928 in the Government Training Schools noted below:—

Name of institution.	Number of pupils available.		
	Elementary	Higher	Total
Government Training School, Vizagapatam.	42	42	84
Government Training School, Rajamahendravaram.	42	42	84
Government Training School, Paravur (Telugu school).	42	42	84

1. The period of training is two years in the case of students of both the Elementary Higher and Lower grades.

2. The District Educational Officer will make the selection on the recommendations of the Deputy Inspector, who are requested to submit in this office (in the prescribed form) two lists—one of the selected and the other of rejected candidates. Their attention is invited to rule 91 of the Inspection Code. There should be separate lists for each training school and for each grade with the candidates duly numbered and properly certified.

3. The names of selected candidates should appear in the list in the order in which the authorities inspecting officers with their schools be taken in, they should be selected with reference to their educational attainments, their service as teachers, the nature of their appointment, and the school from which they apply for training. Candidates who do not satisfy the condition of the age limit under rule 115 (3) of the Madras Educational Rules should not, except in very special circumstances, be included in the list and the selection should be regulated as far as possible, by rule 115. In the case of rejected candidates, the reasons for rejection should be mentioned against each name.

4. In the selection of candidates for training next year, those who were awarded stipends this year but were refused admission on account of their not appearing in time may have a first claim for admission.

5. In addition to provincial stipendaries, students whose stipends are paid by Local or Municipal Boards will be admitted for training as also private candidates as free students without stipends.

6. In the case of teachers employed in Board and Municipal schools clear information should be furnished regarding the nature of the appointment held by them (permanent, temporary, with pension, or acting, as the case may be) and whether the local bodies have made any provision in their budgets towards the cost of their training. The attention of the Deputy Inspectors is invited to rule 120 of the Madras Educational Rules. The applications of such candidates should be signed by the President of local boards and in these cases no provincial stipends will be sanctioned.

7. As regards qualification for admission, only those candidates who have passed the annual examination of the third form or eighth standard or have been found fit for promotion to the fourth form or have been awarded an elementary school-leaving certificate of the eighth standard (marked four or good) are eligible for admission into the Elementary Higher class and only those who have passed the 5th Standard Examination or the 5th standard with honours or the Secondary School examination or have studied in Part I or above in secondary schools are eligible for admission into the Lower

also. Preference should be given as much as possible to candidates whose educational attainments are above the minimum requirements. The certificate of general education should be sent in original with the application and the fact should be distinctly noted in the candidate's column. The certificate of physical fitness need be produced only by the candidate chosen as successful. Successful candidates need not be selected by candidates whose applications are signed by the inspecting officer.

8. In the case of candidates for the Elementary Lower grade the Deputy Inspectors of schools are requested to hold a suitable competitive examination on some convenient date in (1) Verbal, (2) Arithmetic and (3) General knowledge and select the candidate for admission. The marks obtained by them should be noted in the candidate's column of the selected list. These examinations may be held at more than one centre to suit the convenience of the applicants but the papers set should be of the same degree.

9. There is a bond attached to the Training School, Vengalloor. Candidates who do not live with their families will be required to reside in the hostel and to pay hostel admission.

10. Printed forms of application can be obtained on request from the Deputy Inspectors of Schools.

11. Applications completed in accordance with the above instructions should reach the undersigned before the 15th May 1925, together with the fee referred to in paragraph 4 above. These received after the fixed date will not be considered.

N. B. KRISHNAMMA,

District Educational Officer, Vengalloor.

(Camp) Kollam, 12th February 1925.

SCHOLARSHIPS.

The District Educational Officer, Madras, is pleased to award the following four special scholarships for Mohammedans, three of a monthly value of Rs. 2 each payable in the I Form and one of a monthly value of Rs. 4 payable in the IV Form to the successful candidates:

Madras Scholarships.

Name of pupil, class and institution where scholarship is payable.

(1) Obaidullah, I Form, Madras High School, Engham.

(2) S. Abdul Karim, I Form, Wesley College School, Rajapet.

For Mahomedan of market study.

(3) Saad Nadeem, I Form, Kakati High School, Triplicore.

(4) K. Rahim Khan, IV Form, Wesley College School, Berypeta.

J. W. BODS,

District Educational Officer, Madras.

Madras, 12th February 1925.

Under Proceedings R.O. No. 745-E25, dated 15th January 1925, of the Director of Public Instruction, Madras, the Acting District Educational Officer, East Godavari, is pleased to sanction special scholarships for the following Mohammedan pupils at the secondary schools in the district for one year with effect from the 1st July 1925 or from the date of admission of the students on or after the 1st July 1925:

Name of pupil and institution where scholarship is payable.

Rank I—Rs. 2 each annum.

Hastina Shirdi, McLeod High School, Coimbatore.

Rank IV—Rs. 4 each annum.

Agri School, East High School, Anaparthi.

The Acting District Educational Officer, East Godavari, is pleased to reserve the scholarship of Rs. 5 per annum awarded by D. Kondakuravayya, a pupil of Form IV of the Vengalloor High School, Rajapet, in this office R.O. No. 1154/25, dated 15th October 1925, and to transfer it to Masuri Ramkrishna, a pupil of Form V of the Board High School, Kathapeta, with effect from 1st July 1925.

B. RAMAKRISHNA RAO,

Acting District Educational Officer, East Godavari.
Coimbatore, 17th February 1925.

GOVERNMENT SECONDARY AND TRAINING SCHOOL FOR WOMEN, RAJAHMUNDRY.

The Superintendent, Government Secondary and Training School for Women, Rajahmundry, hereby notifies for the information of the inspecting officers, managers of aided, high and elementary girls' schools, and the head teachers of Government and Board high and elementary girls' schools, that candidates of the secondary and elementary (higher and lower) grades will be admitted for admission in July 1925.

2. The period of training is two years in the case of students of both the secondary and the elementary higher and lower grades except in the case of those of the secondary grade who have passed the F.A. or the Intermediate examination in whose case the period of training is only one year.

3. Rates of provisional stipends are as follows:—

Secondary Department.

	Rs. 4.
European and Anglo-Indian Mothers.	20 0
Hindu and Mohammedan Mothers ..	14 0
Other stipendiaries	12 0

Elementary Department.

Stipendiaries in the elementary higher grade (those who have completed the old seventh standard or the new eighth standard course)	10 8
Stipendiaries in the elementary lower grade (those who have completed the old fourth standard or the new fifth standard course)	8 8
Hindu Mothers of both grades	10 8
* Ad-Archana of elementary lower grade	10 8

* Payment will be given to students of the higher elementary grade.

4. In addition to provisional stipendiaries, candidates whose stipends are paid by local or municipal boards will be admitted for training. No provisional stipend will be granted to teachers who hold permanent appointments in Board and Municipal schools. The nature of appointments held by them (permanent, temporary, sub-judicial, or sitting or the same very few) should be clearly mentioned in column 3 of the application. The stipend of these candidates should invariably be signed by the principals of local boards or the chairman of managing committee.

5. As regards the qualification for admission of the elementary grade candidates, only those who have completed the full course of third class or have passed the second examination of the old seventh or the new eighth standard, and persons effective to that effect, are eligible for admission into the elementary higher grade, and those who have passed the last primary examination or a corresponding public school examination or whose certificate is

the expense of the inspecting officers are not lower than those are eligible for admission into the lower elementary grade.

3. Candidates of the elementary grade who do not satisfy the condition of age-32nd under rule 114 of the Madras Educational Rules will not be selected. The age must not be less than 14, and must not exceed 23 years, or be the case of a candidate who has been employed continuously as a teacher in a recognized school for not less than three years, 35 years.

4. A selection examination will be held prior to the admission of the candidates of the elementary grade into the training school in Arithmetic, Geography and general knowledge, and only those who obtain the minimum number of marks fixed will be selected.

5. An application in the prescribed form signed by an inspecting officer, or the president of a local board, or the chairman of a municipal council, or the principal or the manager of a recognized school, any school, with a promise of appointment after training, should reach the undersigned before the 31st March 1925. Applications received after that date will not be considered.

6. Selected candidates, on being admitted, shall enter into an agreement with Government binding themselves to teach for a period of two years in an institution recognized under the Madras Educational Rules.

7. Every student shall be considered to be on probation for fifty working days and their selection at the end of the period of probation will depend upon the progress made by them.

8. A hotel at Hindu women is attached to the training school, and all Hindu students who are not residents of Rajahmundry will be admitted into the training school only on condition of their joining the hotel.

S. JESUDASAN,
Superintendent.

Govt. Secretary and Training School for Women,
Rajahmundry, 15th February 1925.

ERRATA.

In the list of candidates who were declared to have passed the Forest Departmental Test held in July 1924, published at page 243 of Part I-B of the Port St. George Gazette, dated 21st September 1924—

For Mr. P. Kappuram Nayudu, Clerk, Collector's Office, Bellary..

Read Mr. P. Kappuram Nayudu, Clerk, Conservator's Office, Bellary.

(By order)

A. E. RAMSBOOTHAM,
Secretary.

Office of the Board of Examiners, Chennai,
Madras, 16th February 1925.

In paragraph 2 of the prospectus on page 20 of Part I-B of the Port St. George Gazette, dated 20th January 1925, for 2a, 2-b against 'Add-Oversees' Elementary Lower grade', substitute '2a, 2b-a'.

E. M. RUPTO,
Inspector.

Govt. Training School for Women, Tanjore Palace,
15th February 1925.

GOVERNMENT MUSEUM.

The number of visitors to the Government Museum during the month of January 1925 was as follows:—

	Natural History and Anthropological section.		Art, Historical and Ethnological section.	
	Week- days.	Sat- days.	Week- days.	Sat- days.
Signatures made by—				
English	1,198	665	1,373	711
Telugu	246	75	124	41
Malayalam	65	12	36	12
Tamil	401	418	714	282
Marathi	10	8	2	..
Urdu
Gujarati
Kannada
Chinese
Japanese
Malay
English
English

Total number of signatures 3,684 1,916 3,559 2,064
Grand average 101,072 5,718 87,476 36,729

Total number of visitors 128,175 59,646 65,119 37,787

Number of (Hindu .. 19,676 13,165 46,873 26,793
Muslim .. 22,942 18,535 46,686 1,542

Daily average 5,631 6,725 4,362 6,166

F. H. GRAVELY,
Superintendent.

Government Museum, Madras,
15th February 1925.

VACANCY.

Applications are invited from women teachers for the post of the Malayalam Teacher in the Government Training and Secondary School for Women, Chennai, on Rs 46-2-10.

2 The following particulars should be furnished:—

(1) Name, (2) Date, (3) Date of birth, (4) Native place and district, (5) Qualifications, general and professional, (6) Service as a teacher, if any, (7) Present employment.

Preference will be given to holders of Vidwan or Baccalaureate of the University of Madras. The applications should reach this office not later than 1st March 1925.

M. C. K. KARNEY,
Inspector of Girls' Schools, Madras Circle,
Chennai, 16th February 1925.



SUPPLEMENT TO PART I-B

OF

THE FORT ST. GEORGE GAZETTE

No. 8.]

MADRAS, TUESDAY EVENING, FEBRUARY 23, 1926.

[Price, 2 pice]

GOVERNMENT EXAMINATIONS.

GOVERNMENT TECHNICAL EXAMINATIONS, NOVEMBER 1925.

The following candidates are declared to have passed the GOVERNMENT TECHNICAL EXAMINATIONS held in November 1925 in the subjects under which their names appear:—

A notice will be published in Part I-B of the Fort St. George Gazette, in the month of March stating when and at what application should be made for admission.

[N.B.—Applications from unsuccessful candidates asking for information as to the cause of failure or for a re-examination of their answer papers will not be attended to.]

R = English. MB = Non-Residence Certificate.
M = Mathematics. G = Indian Civil Service.
E = Electricity. Ex = Examinations.
AI = Anglo-Indian. AD = Anglo-Indian.
AS = Anglo-Indian. F = French.

Register number and name of candidate. Class of examination. Place of examination.

BUILDING MATERIALS AND CONSTRUCTION (LOWER GRADES).

FIRST CLASS.

201 Alfred Pereira ..	O	Trivandrum
2115 K. R. Thirumalaiah Appaiah ..	B	Do
2205 M. R. Vankar ..	B	Madras.
2206 Kallathil ..	B	Do
Second Class.		
1 Thiruvalla ..	B	Belknap
71 Parakkal ..	MB	Trivandrum
118 Gopalakrishna ..	MB	Belknap
119 P. R. S. Srinivasan ..	MB	Do
121 Gopalakrishna ..	MB	Do
122 M. R. Srinivasan ..	MB	Do
123 M. R. Srinivasan ..	MB	Do
124 M. R. Srinivasan ..	MB	Do
125 M. R. Srinivasan ..	MB	Do
126 M. R. Srinivasan ..	MB	Do
127 M. R. Srinivasan ..	MB	Do
128 M. R. Srinivasan ..	MB	Do
129 M. R. Srinivasan ..	MB	Do
130 M. R. Srinivasan ..	MB	Do
131 M. R. Srinivasan ..	MB	Do
132 M. R. Srinivasan ..	MB	Do
133 M. R. Srinivasan ..	MB	Do
134 M. R. Srinivasan ..	MB	Do
135 M. R. Srinivasan ..	MB	Do
136 M. R. Srinivasan ..	MB	Do
137 M. R. Srinivasan ..	MB	Do
138 M. R. Srinivasan ..	MB	Do
139 M. R. Srinivasan ..	MB	Do
140 M. R. Srinivasan ..	MB	Do

2-2-26-1

Register number and name of candidate. Class of examination. Place of examination.

BUILDING MATERIALS AND CONSTRUCTION (LOWER GRADES).

SECOND CLASS.—cont.

2410 C. Pothanarayana Sanyal ..	MB	Trivandrum.
2417 Ernest Joseph ..	C	Trivandrum
2418 John W. P. ..	C	Do
2419 S. Srinivasan Appaiah ..	B	Do
2420 K. Srinivasan Appaiah ..	B	Do
2421 K. Srinivasan Appaiah ..	MB	Do
2422 S. Srinivasan Appaiah ..	B	Alipalayam.
2423 M. Srinivasan Appaiah ..	MB	Do
2424 C. Srinivasan Appaiah ..	MB	Madras

BUILDING DRAWING AND ESTIMATING (LOWER GRADES).

SECOND CLASS.

2425 E. Srinivasan Appaiah ..	B	Kangal.
2426 O. P. Srinivasan Appaiah ..	B	Coimbatore.
2427 E. Srinivasan ..	MB	Do
2428 G. Srinivasan ..	B	Trivandrum.

SURVEYING AND LEVELLING (LOWER GRADES).

FIRST CLASS.

2429 Alfred P. ..	B	Belknap.
2430 P. Srinivasan Appaiah ..	MB	Madras

SECOND CLASS.

71 P. Srinivasan Appaiah ..	B	Trivandrum.
141 P. Srinivasan Appaiah ..	B	Coimbatore.
421 P. Srinivasan Appaiah ..	MB	Belknap.
422 P. Srinivasan Appaiah ..	B	Do
423 P. Srinivasan Appaiah ..	MB	Do
424 P. Srinivasan Appaiah ..	MB	Do
425 P. Srinivasan Appaiah ..	MB	Do
426 P. Srinivasan Appaiah ..	MB	Do
427 P. Srinivasan Appaiah ..	MB	Do
428 P. Srinivasan Appaiah ..	MB	Do
429 P. Srinivasan Appaiah ..	MB	Do
430 P. Srinivasan Appaiah ..	MB	Do
431 P. Srinivasan Appaiah ..	MB	Do
432 P. Srinivasan Appaiah ..	MB	Do
433 P. Srinivasan Appaiah ..	MB	Do
434 P. Srinivasan Appaiah ..	MB	Do
435 P. Srinivasan Appaiah ..	MB	Do
436 P. Srinivasan Appaiah ..	MB	Do
437 P. Srinivasan Appaiah ..	MB	Do
438 P. Srinivasan Appaiah ..	MB	Do
439 P. Srinivasan Appaiah ..	MB	Do
440 P. Srinivasan Appaiah ..	MB	Do
441 P. Srinivasan Appaiah ..	MB	Do
442 P. Srinivasan Appaiah ..	MB	Do
443 P. Srinivasan Appaiah ..	MB	Do
444 P. Srinivasan Appaiah ..	MB	Do
445 P. Srinivasan Appaiah ..	MB	Do
446 P. Srinivasan Appaiah ..	MB	Do
447 P. Srinivasan Appaiah ..	MB	Do
448 P. Srinivasan Appaiah ..	MB	Do
449 P. Srinivasan Appaiah ..	MB	Do
450 P. Srinivasan Appaiah ..	MB	Do



THE FORT ST. GEORGE GAZETTE

Published by Authority.

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MADRAS, TUESDAY EVENING, FEBRUARY 23, 1926.

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APPOINTMENTS, LEAVE, ETC.

JUDICIAL.

No. 12. *Posting*.—M.R. Ry. K. S. Venkatesh Dewy Aravali, on return from leave, is posted to the District Munsif's Court, Tiruchirappalli in relief of M.R. Ry. T. Ganesalingam Pillai Aravali.

No. 14. *Appointment and Posting*.—M.R. Ry. Aikanda Rao Nambal Subbaraj Ingal Aravali, High Court Vakil, Bellary, is appointed to act as District Munsif and is posted to act as Additional District Munsif, Wandapur, in relief of M.R. Ry. T. P. Narayana Menon Aravali. To join forthwith.

Transfer.—M.R. Ry. Indirath Pathanathil Narayana Menon Aravali, on relief, is transferred to the District Munsif's Court, Coimbatore, as M.R. Ry. F. Subbarao Menon Aravali, promoted to act as Sub-Judge. To join as expeditiously as possible.

Notes.—The transfer will carry claim to transfer pay and allowances under Fundamental Rule 107.

S. WADSWORTH,
Supt.

High Court, Madras,
16th February 1926.

REVENUE.

Leave.—M.R. Ry. A. Gopala Subbaraj Aravali, Inspector, Andri Circle, is granted leave on average pay for four months from 1st March 1925 pro-tem to re-engage with effect from 1st July 1925.

15-1

Posting.—(i) M.R. Ry. K. S. Venkatesh Dewy Aravali, Inspector on leave, to the Andri Circle, as M.R. Ry. A. Gopala Subbaraj Aravali, Inspector, granted leave. To join on 1st March 1925 carrying the unexpired portion of his leave.

(ii) Mr. J. E. Kerr, Officiating Inspector, Bangalore Circle, to officiate as Inspector, Madras Circle. To join at once holding over charge in the Inspector, Bangalore Circle, who will hold additional charge.

(iii) M.R. Ry. M. K. Narayana Aravali, Officiating Inspector, from the Madras Circle to the Bangalore Circle. To join expeditiously on relief.

(iv) M.R. Ry. P. Subbaraj Narada Aravali, Officiating Inspector, from the Bangalore to the Bangalore Circle. To join expeditiously on relief.

W. A. BRIDG,

Secretary to the Commissioner of Ennis,

Madras, 18th February 1926.

MEDICAL.

Leave.—M.R. Ry. P. Venkatesh Aravali, M.A., Assistant to the Professor of Midwifery, Medical College, Madras, leave on average pay under Fundamental Rule 81 for two days, viz., 25th and 26th December 1925, with permission to officiate the Christmas holidays from 25th December 1925 to 1st January 1926 (both days inclusive).

Madras, 20th February 1926.

Posting.—M.R. By. C. Ganesan Aravali, M.A., M.B., Assistant to the District Medical Officer, Aravali, is posted to the Mental Hospital, Calicut (Mashetty district), via M.R. By. G. R. Parameswar Aravali, M.A., M.B., granted leave.
Madras, 15th February 1925.

Retirement of Leave.—Government Military Assistant Surgeon Mr. B. S. G. F. Ignatius, I.M.D., is granted extension of leave on average pay under Fundamental Rule 81 for one month and twenty-four days in consideration of the two months' leave already granted to him from 15th December 1923.

Appointments.—M.R. By. Yamarthy Narayana Rao Rao, I.M.S., is re-constituted in the department as a temporary Civil Assistant Surgeon and appointed to act as Assistant to the District Medical Officer, Calicut, in relief of M.R. By. C. A. Sivaraman Aravali, M.A., applied for leave for four months from 1st March 1925.

Posting.—Miss Bhargavamma Bhadrappa, M.A., M.B., is transferred to the department as a temporary Lady Assistant Surgeon and posted to the Government Headquarters Hospital, Karmal, via Miss A. L. Xavier granted leave.
Madras, 15th February 1925.

Transfer.—M.R. By. T. V. Rajah Menon Aravali, M.A., M.B., on relief of the Mental Hospital, Madras, is posted to the Local Fund Hospital, Ponnani (Mashetty district), via M.R. By. V. K. Keshavadas Menon Aravali, M.A., M.B., transferred.

M.R. By. V. K. Keshavadas Menon Aravali, M.A., M.B., on relief of the Local Fund Hospital, Ponnani (Mashetty district), is transferred to the District Medical Officer, Aravali, via M.R. By. C. Ganesan Aravali, M.A., M.B., transferred.

(By order)

K. MADHAVA MENON,

Deputy Assistant to the Surgeon General.

Madras, 16th February 1925.

GENERAL NOTIFICATIONS.

IMPERIAL LIBRARY.

SECRETARY BUILDING, 5, KILBAHANE EAST, CALCUTTA.

Open on—
(Week days and Saturdays, from 12 a.m. to 7 p.m.
Sundays and Holidays, from 2 p.m. to 5 p.m.)

The Imperial Library is also a Reading Library. It is free to all except children. There is no subscription to pay.

J. A. CHAPMAN,
Librarian.

NOTIFICATION.

The Registrar of Co-operative Societies, Madras, has, under section 19 (3) of the Co-operative Societies Act II of 1912 (India), cancelled the registration of the Adar Sona Madras Co-operative Society No. 2192 on the Karnataka table of the South Kanara district and has appointed the Assistant Registrar, Mangalore, to be liquidator under section 42 (1) of the same Act.

This order will take effect on the expiry of two months from this date, viz., 15th February 1925.

J. GRAY,
Registrar of Co-operative Societies.

Madras, 16th February 1925

TREASURE TROVE.

It is hereby notified under section 5 of the Indian Treasure Trove Act VI of 1878 that on or about 31st December 1923, the treasure specified below is stated to have been found on S. No. 232-R (Mashetty), hamlet of Mangaladurai village) of Uthamapettai taluk by Murali and three persons of the said village.

2. All persons claiming the said treasure or any portion thereof are hereby required to appear personally or by a duly authorized agent before the Collector of Coimbatore at 11 a.m., on Thursday the 1st July 1925 with a view to the matter being inquired into and determined according to law.

Description of the treasure.

One gold necklace, six gold bangles, one gold earring—total weight being 1,125 gms. less 2 carats (the 10-16-2). Thirty-two gold coins (Nizam Reepaguntla). (Ss. 12-3-2).

A. R. COX,
Collector.

Coimbatore Collector's Office,
14th February 1925.

It is hereby notified under section 5 of the Indian Treasure Trove Act VI of 1878 that on 15th December 1923 the treasure articles, as detailed below, made of copper were found in S. No. 102-2, channel puzhuvu, No 7 Karmal village, Marayannur taluk, Tanjore district—

Name of lot.	Weight.	Approximate value.
	GRAMS	RS. P. C.
1. Pithandaram with patches	28	25 0 0
2. Pithandaram with patches	15	7 0 0
3. Miscellaneous	11	5 0 0
Total	54	37 0 0

2. All persons claiming the said treasure or any part thereof are hereby required to appear personally or by agent before the Collector of Tanjore at his office at Tanjore on Monday the 26th June 1925, where the matter will be inquired into and determined according to law.

Tanjore Collector's Office,
2nd February 1925.

It is hereby notified under section 5 of the Indian Treasure Trove Act VI of 1878 that some ten days prior to 10th January 1925, treasure as detailed below was found on the dry bed known as Avaranappai of Madanabachari, attached to Parakkal village of Sikkal taluk, Pudukottai taluk—

Name of object and metal.	Weight in grams.	Approximate value.
	GRAMS	RS. P. C.
1. Copper, Bhindani (weight 287)	287	25 0 0
2. Copper, Bhindani (weight 10)	10	5 0 0
Total	297	30 0 0

2. All persons claiming the said treasure or any part thereof are hereby required to appear personally or by agent, before the Collector of Tanjore at his office at Tanjore on the 26th day of July 1925, where the matter will be inquired into and determined according to law.

H. S. SHIELD,
Collector.

Tanjore Collector's Office,
14th February 1925.

DEPARTMENT OF AGRICULTURE.

Statement showing the inland consumption and exports of raw cotton in the Madras Presidency for the week ending 12th February 1928.

(Note.—All figures are in bales of 140 lb. each.)

Variety of cotton.	For the corresponding week of the previous year.		For the current week.		Total from 1st February to the corresponding week of the previous year.	For the current year from 28th January 1928 to date.		Total.
	Desired in mds. (1)	Net exports by sea (2)	Desired in mds. (3)	Net exports by sea (4)		Desired in mds. (5)	Net exports by sea (6)	
(7)	(1)	(2)	(3)	(4)	(5)	(5)	(6)	(7)
Terracotta	118	30	107	128	738	272	128	1,118
Worm	361	107	318	118	1,018	302	118	1,118
Combed	185	107	318	118	1,018	302	118	1,118
Fortitude and Warden	185	107	318	118	1,018	302	118	1,118
Combed	185	107	318	118	1,018	302	118	1,118
Outside cotton	185	107	318	118	1,018	302	118	1,118
Total ..	1,118	302	1,118	302	5,018	1,118	302	5,018

(a) Cotton supplied to the corresponding week of previous year by direct sales.

(b) Cotton supplied to the current week by direct sales.

(c) Exports by sea in the current week—Madras 100 (from Bombay), Telukutta 100 (from Bombay), Colicut 100 (from Bombay), Colicut 100 (from Bombay), Colicut 100 (from Bombay).

(d) Exports by sea in the current week—Madras 100 (from Bombay), Telukutta 100 (from Bombay), Colicut 100 (from Bombay), Colicut 100 (from Bombay), Colicut 100 (from Bombay).

Quantity of cotton pressed in the spinning factories and of expressed cotton received at spinning mills in the Madras Presidency during the week ending 12th February 1928.

(Note.—All figures are in bales of 140 lb. each.)

Variety of cotton.	In the previous year.				In the current year.				Total cotton received at spinning mills in the Madras Presidency during the week ending 12th February 1928.
	Spinning pressed in the week ending 12th February 1927.	Spinning pressed from 1st February to 12th February 1927.	Spinning pressed from 1st February to 12th February 1927.	Spinning pressed from 1st February to 12th February 1927.	Spinning pressed in the week ending 12th February 1928.	Spinning pressed from 1st February to 12th February 1928.	Spinning pressed from 1st February to 12th February 1928.	Spinning pressed from 1st February to 12th February 1928.	
(7)	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)
Terracotta	118	30	107	128	738	272	128	1,118	1,118
Worm	361	107	318	118	1,018	302	118	1,118	1,118
Combed	185	107	318	118	1,018	302	118	1,118	1,118
Fortitude and Warden	185	107	318	118	1,018	302	118	1,118	1,118
Combed	185	107	318	118	1,018	302	118	1,118	1,118
Outside cotton	185	107	318	118	1,018	302	118	1,118	1,118
Total ..	1,118	302	1,118	302	5,018	1,118	302	5,018	5,018

(a) Includes 100 bales not reported before.

(b) Includes 100 bales not reported before.

Statement of cotton pressed in the Madras Presidency for the week ending 12th February 1928.

(Series A (2) of the Cotton Ginning and Pressing Factories Act, 1925.)

(Note.—All figures are in bales of 140 lb. each.)

Variety of cotton.	Number of bales pressed.			
	During the week.	During the corresponding week last year.	Since 28th January 1928.	During the corresponding period last year.
(7)	(1)	(2)	(3)	(4)
Terracotta	118	128	302	302
Worm	361	318	302	302
Combed	185	118	302	302
Fortitude and Warden	185	118	302	302
Combed	185	118	302	302
Outside cotton	185	118	302	302
Total ..	1,118	1,118	1,118	1,118

(a) Includes 100 bales not reported before.

(b) Includes 100 bales not reported before.

Madras, 12th February 1928.

B. D. ANSTEAD,
Director of Agriculture.

PUBLIC HEALTH DEPARTMENT.

Vital Statistics of the Municipal Towns of the Province of Ontario for the week ending 16th January 1920.

Districts.		Municipal Towns.	POPULATION UNDER REGISTRATION			Deaths.		Averaged.																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																													
			According to the Census of 1911.			Males.		Males.																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																													
			Males.	Females.	Total.	Males.	Females.	Cholera.	Dysentery.	Typhoid.	Scarlet.	Measles.	Whooping.	Diphtheria.	Polio.	Other.	Total.																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																				

* Figures not included.

(Continued on next page.)

Vital Statistics of the Municipal Towns of the Maricao Passover for the week ending 2nd January 1905.

District.	Serial number.	Municipal towns.	Fortnightly even Registration according to the Census of 1901.			Deaths.		Burials.													Total.		
			Males.	Females.	Total.	Deaths registered according to the Census.	Deaths registered.	Children.	Adults.	English.	Port.	Spanish.	Other.	Total.	Males.	Females.	Total.	Males.	Females.	Total.	Males.	Females.	Total.
Gauges	1	Bertham	14,001	16,720	30,721	20	20
	2	Perkinsville	2,315	2,500	4,815	14	14
	3	Ormsville	7,030	8,700	15,730	7	7
Vineyard	4	Vineyard	22,155	22,155	44,310	23	23
	5	Vineyard	19,300	19,310	38,610	20	20
	6	Vineyard	10,000	10,010	20,010	9	9
Godwin	7	Godwin	5,429	4,071	9,500	4	4
	8	Godwin	20,720	27,000	47,720	23	23
	9	Godwin	20,245	27,000	47,245	41	41
Graham	10	Graham	7,224	7,418	14,642	14	14
	11	Graham	22,000	22,000	44,000	24	24
	12	Graham	7,224	7,418	14,642	14	14
Kiln	13	Kiln	22,107	22,000	44,107	44	44
	14	Kiln	22,107	22,000	44,107	44	44
	15	Kiln	22,107	22,000	44,107	44	44
Gauges	16	Gauges	22,107	22,000	44,107	44	44
	17	Gauges	22,107	22,000	44,107	44	44
	18	Gauges	22,107	22,000	44,107	44	44
Kiln	19	Kiln	22,107	22,000	44,107	44	44
	20	Kiln	22,107	22,000	44,107	44	44
	21	Kiln	22,107	22,000	44,107	44	44
Gauges	22	Gauges	22,107	22,000	44,107	44	44
	23	Gauges	22,107	22,000	44,107	44	44
	24	Gauges	22,107	22,000	44,107	44	44
Kiln	25	Kiln	22,107	22,000	44,107	44	44
	26	Kiln	22,107	22,000	44,107	44	44
	27	Kiln	22,107	22,000	44,107	44	44
Gauges	28	Gauges	22,107	22,000	44,107	44	44
	29	Gauges	22,107	22,000	44,107	44	44
	30	Gauges	22,107	22,000	44,107	44	44
Kiln	31	Kiln	22,107	22,000	44,107	44	44
	32	Kiln	22,107	22,000	44,107	44	44
	33	Kiln	22,107	22,000	44,107	44	44
Gauges	34	Gauges	22,107	22,000	44,107	44	44
	35	Gauges	22,107	22,000	44,107	44	44
	36	Gauges	22,107	22,000	44,107	44	44
Kiln	37	Kiln	22,107	22,000	44,107	44	44
	38	Kiln	22,107	22,000	44,107	44	44
	39	Kiln	22,107	22,000	44,107	44	44
Gauges	40	Gauges	22,107	22,000	44,107	44	44
	41	Gauges	22,107	22,000	44,107	44	44
	42	Gauges	22,107	22,000	44,107	44	44

* Return not received.

[Continued on next page.]

VMI Statistics of the Municipal Territory of the Mariana Provinces for the week ending 26th January 1916—cont.

[illegible]

**Abstract return of attacks and deaths of epidemic diseases in the Presidency of Madras
during the week ending 26th January 1920.**

Name of the district.	Name of tribe (caste) and principal town.	Cholera.		Typhus.		Fever.		Relapsing fever.	
		Attacks.	Deaths.	Attacks.	Deaths.	Attacks.	Deaths.	Attacks.	Deaths.
Gowdu	Adu	1
	Chingapur
	Chingapur
	Total	1
Vengal	Andrapur
	Chingapur
	Chingapur
	Total
East Godavari ..	Chingapur
	Chingapur
	Chingapur
	Total
West Godavari ..	Chingapur
	Chingapur
	Chingapur
	Total
East	Chingapur
	Chingapur
	Chingapur
	Total
Gowdu	Chingapur
	Chingapur
	Chingapur
	Total
Vengal	Chingapur
	Chingapur
	Chingapur
	Total
East	Chingapur
	Chingapur
	Chingapur
	Total
Vengal	Chingapur
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Vengal	Chingapur
	Chingapur
	Chingapur				

Name of the district.	Name of (each ward) and municipal town.	Cholera.		Scalding.		Fever.		Religious Fever.	
		Attacks.	Deaths.	Attacks.	Deaths.	Attacks.	Deaths.	Attacks.	Deaths.
Amoyat	Meddison
	Chelington	35	19	6	1
	Thompson
	Yates	6	16	4
	Edison
	Wongpat	15	19	16	2
	Wongpat M.T.	1
Total ..		56	48	22	9	1
Caston	Chelton	3	2
	Thompson
	Yates
	Wongpat
	Chelton M.T.	2
Total ..		5	2
Edon	Edon	24	29
	Thompson	26	26
	Wongpat	2
	Yates	27	3
	Thompson	4	4
Total ..		55	40	28	26
Geddon	Arundell
	Condon
	Thompson
	Edon
	Condon
	Edon
	Condon
	Edon
	Condon
	Edon
	Condon
	Edon
Total ..		100	90	10	26
The Nigbt	Condon	1
	Condon M.T.
Total	1
North Eden	Thompson
	Edon
	Thompson M.T.
Total
Edon	Edon
	Edon
	Edon
	Edon
	Edon
	Edon
	Edon M.T.
Total ..		25	25
Total—Edon ..		185	185	25
Total—Edon ..		1,007	917	418	95	315	19	29	..
Grand total ..		1,460	1,178	625	104	326	40	70	..

* Imperial.

Madras, 26th February 1902.

A. J. H. BUSSELY, Major, F.M.S.,
Deputy of Public Health.

UNCLAIMED PROPERTY.

Notice is hereby given that the undersigned properties, consisting of gold and silver jewellery, watch boxes, boxes, umbrellas, boxes, trunks, clothes, etc., remaining unclaimed in the office of the Commissioner of Police, Singapore, up to 31st December 1922, will be disposed of as shown below on or after 28th August 1923, unless any person who may have a claim thereon appears before the undersigned and establishes his claim before that date:—

(a) Properties mentioned under I will be sold by public auction.

(b) Those mentioned under II will be returned to the finder.

(c) Those mentioned under III will be returned to the owners of the places where they were found, on condition that they give the finder the reward prescribed under the rules:—

I

1. The following are the effects of persons who died in the Straits Settlements, Singapore, F.M.S., and Malacca:—

- (1) One gold mounting and one silver bracelet.
(2) A pair of gold rings. (3) One watch.
(4) A ring and one pair of 18-ct. (gold) and (5) one pair of 18-ct. (gold).

16. A pair of watch chains with gold links.
17. One gold watch.
18. A watch chain with gold links.

19. A watch chain with gold links.
20. A watch chain with gold links.

21. A watch chain with gold links.
22. A watch chain with gold links.

23. A watch chain with gold links.
24. A watch chain with gold links.

25. A watch chain with gold links.
26. A watch chain with gold links.

27. A watch chain with gold links.
28. A watch chain with gold links.

29. A watch chain with gold links.
30. A watch chain with gold links.

31. A watch chain with gold links.
32. A watch chain with gold links.

33. A watch chain with gold links.
34. A watch chain with gold links.

35. A watch chain with gold links.
36. A watch chain with gold links.

37. A watch chain with gold links.
38. A watch chain with gold links.

39. A watch chain with gold links.
40. A watch chain with gold links.

41. A watch chain with gold links.
42. A watch chain with gold links.

43. A watch chain with gold links.
44. A watch chain with gold links.

45. A watch chain with gold links.
46. A watch chain with gold links.

47. A watch chain with gold links.
48. A watch chain with gold links.

49. A watch chain with gold links.
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Calicut, the Courts of the District Magistrate of Calicut and Palghat shall, with effect from 1st March 1925, be limited and have local jurisdiction as follows:—

(1) DISTRICT MAGISTRATE'S COURT, CALICUT.

Locum-Tenens—

Jurisdiction—Over the following 43 taluqas.

1. Anandol.	36. Kattipuzha.
2. Changan.	37. Kozh.
3. Calicut.	38. Kuthal.
4. Kuttan.	39. Kuthal.
5. Kuttan.	40. Kuthal.
6. Kuthal.	41. Kuthal.
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42. Kuthal.	77. Kuthal.
43. Kuthal.	78. Kuthal.

(2) DISTRICT MAGISTRATE'S COURT, PALGHAT.

Locum-Tenens—

Jurisdiction—Over the following 43 taluqas.

1. Kappan.	26. Kuthal.
2. Kuthal.	27. Kuthal.
3. Kuthal.	28. Kuthal.
4. Kuthal.	29. Kuthal.
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41. Kuthal.	66. Kuthal.
42. Kuthal.	67. Kuthal.
43. Kuthal.	68. Kuthal.

S. WARDWORTH,

Magistrate.

High Court, Madras.

19th February 1925.

UNCLAIMED FUNDS IN THE COURT OF SMALL CAUSES, MADRAS.

STOCK EXTENDED FIVE YEARS AS 1925.

Under the authority conferred by section 9 of the Presidency Small Cause Courts Act, XV of 1907.

The Small Causes Court at Madras has, with the previous sanction of the High Court, made certain rules to regulate the mode of ascertaining and dealing with moneys paid into Court, and notices are hereby given, under rule 23 of the said rules, that unless the persons interested in the undistributed moneys prefer their claims on or before the 25th March ensuing, the moneys will become liable to be applied to Government:—

Taluk	Date of payment of moneys.	Settlement.	Amount.
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DEBTS OF OTHERS (DEBTS EXCEEDED Rs. 500)

1920	1919	1918	1917	1916	1915	1914	1913	1912	1911	1910	1909	1908	1907	1906	1905	1904	1903	1902	1901	1900	1899	1898	1897	1896	1895	1894	1893	1892	1891	1890	1889	1888	1887	1886	1885	1884	1883	1882	1881	1880	1879	1878	1877	1876	1875	1874	1873	1872	1871	1870	1869	1868	1867	1866	1865	1864	1863	1862	1861	1860	1859	1858	1857	1856	1855	1854	1853	1852	1851	1850	1849	1848	1847	1846	1845	1844	1843	1842	1841	1840	1839	1838	1837	1836	1835	1834	1833	1832	1831	1830	1829	1828	1827	1826	1825	1824	1823	1822	1821	1820	1819	1818	1817	1816	1815	1814	1813	1812	1811	1810	1809	1808	1807	1806	1805	1804	1803	1802	1801	1800	1799	1798	1797	1796	1795	1794	1793	1792	1791	1790	1789	1788	1787	1786	1785	1784	1783	1782	1781	1780	1779	1778	1777	1776	1775	1774	1773	1772	1771	1770	1769	1768	1767	1766	1765	1764	1763	1762	1761	1760	1759	1758	1757	1756	1755	1754	1753	1752	1751	1750	1749	1748	1747	1746	1745	1744	1743	1742	1741	1740	1739	1738	1737	1736	1735	1734	1733	1732	1731	1730	1729	1728	1727	1726	1725	1724	1723	1722	1721	1720	1719	1718	1717	1716	1715	1714	1713	1712	1711	1710	1709	1708	1707	1706	1705	1704	1703	1702	1701	1700	1699	1698	1697	1696	1695	1694	1693	1692	1691	1690	1689	1688	1687	1686	1685	1684	1683	1682	1681	1680	1679	1678	1677	1676	1675	1674	1673	1672	1671	1670	1669	1668	1667	1666	1665	1664	1663	1662	1661	1660	1659	1658	1657	1656	1655	1654	1653	1652	1651	1650	1649	1648	1647	1646	1645	1644	1643	1642	1641	1640	1639	1638	1637	1636	1635	1634	1633	1632	1631	1630	1629	1628	1627	1626	1625	1624	1623	1622	1621	1620	1619	1618	1617	1616	1615	1614	1613	1612	1611	1610	1609	1608	1607	1606	1605	1604	1603	1602	1601	1600	1599	1598	1597	1596	1595	1594	1593	1592	1591	1590	1589	1588	1587	1586	1585	1584	1583	1582	1581	1580	1579	1578	1577	1576	1575	1574	1573	1572	1571	1570	1569	1568	1567	1566	1565	1564	1563	1562	1561	1560	1559	1558	1557	1556	1555	1554	1553	1552	1551	1550	1549	1548	1547	1546	1545	1544	1543	1542	1541	1540	1539	1538	1537	1536	1535	1534	1533	1532	1531	1530	1529	1528	1527	1526	1525	1524	1523	1522	1521	1520	1519	1518	1517	1516	1515	1514	1513	1512	1511	1510	1509	1508	1507	1506	1505	1504	1503	1502	1501	1500	1499	1498	1497	1496	1495	1494	1493	1492	1491	1490	1489	1488	1487	1486	1485	1484	1483	1482	1481	1480	1479	1478	1477	1476	1475	1474	1473	1472	1471	1470	1469	1468	1467	1466	1465	1464	1463	1462	1461	1460	1459	1458	1457	1456	1455	1454	1453	1452	1451	1450	1449	1448	1447	1446	1445	1444	1443	1442	1441	1440	1439	1438	1437	1436	1435	1434	1433	1432	1431	1430	1429	1428	1427	1426	1425	1424	1423	1422	1421	1420	1419	1418	1417	1416	1415	1414	1413	1412	1411	1410	1409	1408	1407	1406	1405	1404	1403	1402	1401	1400	1399	1398	1397	1396	1395	1394	1393	1392	1391	1390	1389	1388	1387	1386	1385	1384	1383	1382	1381	1380	1379	1378	1377	1376	1375	1374	1373	1372	1371	1370	1369	1368	1367	1366	1365	1364	1363	1362	1361	1360	1359	1358	1357	1356	1355	1354	1353	1352	1351	1350	1349	1348	1347	1346	1345	1344	1343	1342	1341	1340	1339	1338	1337	1336	1335	1334	1333	1332	1331	1330	1329	1328	1327	1326	1325	1324	1323	1322	1321	1320	1319	1318	1317	1316	1315	1314	1313	1312	1311	1310	1309	1308	1307	1306	1305	1304	1303	1302	1301	1300	1299	1298	1297	1296	1295	1294	1293	1292	1291	1290	1289	1288	1287	1286	1285	1284	1283	1282	1281	1280	1279	1278	1277	1276	1275	1274	1273	1272	1271	1270	1269	1268	1267	1266	1265	1264	1263	1262	1261	1260	1259	1258	1257	1256	1255	1254	1253	1252	1251	1250	1249	1248	1247	1246	1245	1244	1243	1242	1241	1240	1239	1238	1237	1236	1235	1234	1233	1232	1231	1230	1229	1228	1227	1226	1225	1224	1223	1222	1221	1220	1219	1218	1217	1216	1215	1214	1213	1212	1211	1210	1209	1208	1207	1206	1205	1204	1203	1202	1201	1200	1199	1198	1197	1196	1195	1194	1193	1192	1191	1190	1189	1188	1187	1186	1185	1184	1183	1182	1181	1180	1179	1178	1177	1176	1175	1174	1173	1172	1171	1170	1169	1168	1167	1166	1165	1164	1163	1162	1161	1160	1159	1158	1157	1156	1155	1154	1153	1152	1151	1150	1149	1148	1147	1146	1145	1144	1143	1142	1141	1140	1139	1138	1137	1136	1135	1134	1133	1132	1131	1130	1129	1128	1127	1126	1125	1124	1123	1122	1121	1120	1119	1118	1117	1116	1115	1114	1113	1112	1111	1110	1109	1108	1107	1106	1105	1104	1103	1102	1101	1100	1099	1098	1097	1096	1095	1094	1093	1092	1091	1090	1089	1088	1087	1086	1085	1084	1083	1082	1081	1080	1079	1078	1077	1076	1075	1074	1073	1072	1071	1070	1069	1068	1067	1066	1065	1064	1063	1062	1061	1060	1059	1058	1057	1056	1055	1054	1053	1052	1051	1050	1049	1048	1047	1046	1045	1044	1043	1042	1041	1040	1039	1038	1037	1036	1035	1034	1033	1032	1031	1030	1029	1028	1027	1026	1025	1024	1023	1022	1021	1020	1019	1018	1017	1016	1015	1014	1013	1012	1011	1010	1009	1008	1007	1006	1005	1004	1003	1002	1001	1000	999	998	997	996	995	994	993	992	991	990	989	988	987	986	985	984	983	982	981	980	979	978	977	976	975	974	973	972	971	970	969	968	967	966	965	964	963	962	961	960	959	958	957	956	955	954	953	952	951	950	949	948	947	946	945	944	943	942	941	940	939	938	937	936	935	934	933	932	931	930	929	928	927	926	925	924	923	922	921	920	919	918	917	916	915	914	913	912	911	910	909	908	907	906	905	904	903	902	901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2. The sittings for the annual District Munsif's Courts in the district will be as follows:—

District Munsif's Courts of Chidambaram, Thuducorum, Tiruchirappalli, Villupattam, Kallakurichi and Tiruthurai—Six weeks from Monday the 3rd May 1926 to Saturday the 10th June 1926, both days inclusive.

District Munsif's Court of Cuddalore—Six weeks from Monday the 3rd May to Saturday the 3rd July 1926, both days inclusive.

3. No plaint, petition or other paper will be received during the recess.

4. Due provision will be made for the grant of copies of judgments, decrees, etc., to which the parties are entitled, their pleaders or others are entitled to, provided applications for such copies have been made before the recess.

A. S. BALASUBRAHMANYI,
District and Sessions Judge.

Cuddalore, 17th February 1926.

Notice is hereby given that the Courts in the district will be closed for the annual recess as follows:—

(1) The District and Sessions Court of Cuddalore, for two months from Monday the 10th April 1926 to Saturday the 10th June 1926, both days inclusive.

(2) The Courts of the District Munsif and of the District Munsif's Courts of Cuddalore, for six weeks from Monday the 10th May 1926 to Saturday the 10th June 1926, both days inclusive.

(3) The Court of the District Munsif of Thuducorum, for six weeks from Monday the 10th April 1926 to Saturday the 10th May 1926, both days inclusive.

2. During the adjournment, no plaint, petition or other papers will be received nor copies of papers granted unless then those for which applications have been presented before the adjournment.

3. Urgent applications for bail during the adjournment should be made to the High Court of Justices at Madras.

A. VENKATARAMAYYA,
District and Sessions Judge.

Cuddalore, 13th February 1926.

Notice is hereby given that the District and Sessions Court, Karaikal, will be adjourned for six months recess from Monday the 10th April 1926 to Friday the 10th June 1926, both days inclusive, and the District Munsif's Courts of Karaikal, Madurai and Marignapur and the District Munsif's Court, Karaikal, for six weeks from Monday the 10th April 1926 to Saturday the 10th May 1926, both days inclusive.

2. During the adjournment, no plaint, petition or other paper will be received.

3. Arrangements will however be made for granting copies of judgments, etc., provided that applications for such copies are made before the adjournment.

4. Urgent applications for bail during the Sessions Judge's absence from the division should be made to the High Court, Madras.

R. SUDAL RAO,
District and Sessions Judge.

Karaikal, 9th February 1926.

It is hereby notified that the District and Sessions Court of Madurai and the Courts of the Subordinate Judges of Madurai and Dindigul and that of the Additional Subordinate Judge of Madurai will be closed for the annual recess from Monday the 3rd

April 1926 to Saturday the 10th June 1926, both days inclusive.

2. The Courts of the District Munsif of Madurai Town, Madurai taluk, Palani, Tirupattinam, Tirumangalam and Kodaikanal and the Court of the District Munsif, Madurai, will be closed for six weeks from Monday the 3rd April 1926 to Saturday the 10th June 1926, both days inclusive.

3. The Courts of the District Munsif of Hirdapal and Meier will be closed for six weeks from Monday the 17th May 1926 to Saturday the 10th June 1926, both days inclusive.

4. No plaint, petition or other papers will be received during the recess.

5. Due provision will be made for granting copies of judgments, decrees and other papers and documents to which parties are entitled, their pleaders are entitled, provided that applications for such copies are presented before the Court recessed is closed for the recess.

S. BURN,
District Judge.

Madurai, 26th February 1926.

It is hereby notified that the adjournment of the Civil Courts in this district for the annual recess will be as follows:—

The District and Sessions Court, Salem, for two months from Monday the 10th April 1926 to Friday the 10th June 1926, both days inclusive.

The Principal District Munsif's Court, Salem, the Additional District Munsif's Court, Salem, District Munsif's Court, Nandambal, the District Munsif's Court, Kumbakonam and the District Munsif's Court, Salem, for six weeks from Monday the 10th April 1926 to Saturday the 10th May 1926, both days inclusive.

The District Munsif's Court, Changanassery, for six weeks from Saturday the 8th May 1926 to Friday the 10th June 1926, both days inclusive.

2. No plaint, petition or other papers will be received during the above adjournment of the Courts.

3. Arrangements will, however, be made for granting copies of judgments, etc., provided that applications for such copies have been presented before the adjournment.

4. Urgent applications for bail during the Sessions Judge's absence from the division should be made to the High Court, Madras.

S. H. COURTENAY,
District and Sessions Judge.

Salem, 13th February 1926.

Notice is hereby given that the Courts of this district will be closed for the annual recess as follows:—

(1) The District and Sessions Court, the Subordinate Judge's Court and the Court of Small Causes, Tiruchirappalli, for two months from Monday the 10th April 1926 to Friday the 10th June 1926, both days inclusive.

(2) The District Munsif's Courts of Tiruchirappalli, Solingamp, Tiruvargur and Arinjapur and the District Munsif's Court, Tiruchirappalli, will be closed for six weeks from Monday the 10th April 1926 to Saturday the 10th May 1926, both days inclusive.

(3) The District Munsif's Courts of Karaikal and Kallakurichi will be closed for six weeks from Monday the 10th May 1926 to Friday the 10th June 1926, both days inclusive.

2. No plaint, petition or other papers will be received during the above adjournment of the Courts.

No. 5 of 1925, **SUB-COURT, ANJALAMPUR.**
**Periathir Vaidyanathanbharathi—Petitioner (Bank-
 rupt).**
Vannan Vaidyanathanbharathi and others—Respondents.

Whereas the petitioner was adjudged insolvent by order, dated 12th February 1924 of this Court after a hearing given that all his creditors should prove their claims by delivering or sending by registered post affidavits in Form No. 3 of Madras Insolvency Rules, 1912, in the office of the Official Receiver, Madurai, as soon as possible and that the insolvent has to apply for his discharge within six months from 12th February 1925.

A. BHAKESWARA RAO,
Subordinate Judge.

Anjalampur, 12th February 1925.

No. 7 of 1925, **SUB-COURT, BANGANA.**

Vallu Lakshminarasimhan—Petitioner (Bankrupt).
Both Narayanasamudram and Both Narayanasamudram Samsi, sons of Vallu Lakshminarasimhan—Respondents (Bankrupts—Debtors).

Notice is hereby given under clause (2) of section 19 of Act of 1920 that the above-named petitioner has applied to this Court to adjudge the first and second respondents above-named as insolvents and that the application stands posted for hearing to the 12th day of March 1925. Any creditor wishing to oppose the said application may appear before the Court either in person or by valia on the said date.

T. SREJANNA RAO,
Subordinate Judge.

Bangana, 10th February 1925.

No. 22 of 1925, **SUB-COURT, CHENGIZHET.**

B. Chettyapp Chetti and Rangaswami Chetti—Petitioners.

K. K. Duraisami Muthu—(Claimant), A. Vaidyanathan Chetti & Co., Madurai—Respondents (Bankrupts).

Notice is hereby given under section 30 of Act V of 1920 that K. K. Duraisami Muthu, son of K. Krishnaswami Muthu, residing at Veluppa Chetti street, Chingizhet (first respondent), was adjudged insolvent by this Court on 24th January 1925 and the creditors are called upon to verify their debts before the Official Receiver, Chingizhet. The above-named insolvent should apply for discharge on or before 24th January 1927.

K. S. GOPALABHAIYAN AYYAR,
Subordinate Judge.

Chingizhet, 12th February 1925.

No. 3 of 1926, **SUB-COURT, CHENGIZHET.**

Ganapathi Annal, wife of P. S. Aranganatha Kavaradar, aged 52, residing at Sankarajpet, hamlet of Kankinapalem in Uthamapettai taluk—Petitioner.

Narayanaswami Naikadu, son of Kanneer Ramaswami Naikadu, Kavaradar, residing at Andiyar in Uthamapettai taluk—Respondent.

Notice is hereby given that the above-named petitioner has applied to this Court that the respondent may be adjudged as insolvent. Hearing 26th March 1926.

No. 4 of 1926, **SUB-COURT, CHENGIZHET.**

M. E. M. S. L. Natarajandaram Chettyar, son of Lakshmanam Chettyar, Nattakottai Chetti, money-lender at Turpan—Petitioner.

Aranganatha Kavaradar, son of Perumal Kavaradar, Vellala, residing at Kottimel, hamlet of Nattakottai in Palladam taluk—Respondent.

Notice is hereby given that the above-named petitioner has applied to this Court that the respondent may be adjudged as insolvent. Hearing 26th March 1926.

No. 5 of 1925, **SUB-COURT, CHENGIZHET.**

A. E. A. R. E. M. S. Rameswami Chettyar, Nattakottai Chetti, money-lender at Kottimel—Petitioner.

(1) Aranganatha Madali, (2) Aranganatha Madali, (3) Perumal Vaidyanatha Madali, all sons of Kanneer Palani Madali, and (4) Guruswami Madali, son of 1st respondent, all residing at Thadupathi village in Kottimel taluk—Respondents.

Notice is hereby given that the above-named petitioner has applied to this Court that the respondents may be adjudged as insolvents. Hearing 26th March 1926.

No. 6 of 1925, **SUB-COURT, CHENGIZHET.**

Ramaswami Chettyar, son of Kanneerappa Chettyar, Nattakottai Chetti, merchant at Salar in Palladam taluk—Petitioner.

Ranganasami Kavaradar, son of Kanneerappa Kavaradar, and Rameswami Kavaradar, son of Ranganasami Kavaradar, both residing at Othupalam, Aranganatha Majara in Palladam taluk—Respondents.

Notice is hereby given that the above-named petitioner has applied to this Court that the respondents may be adjudged as insolvents. Hearing 26th March 1926.

No. 7 of 1926, **SUB-COURT, CHENGIZHET.**

Muthulagan Chettyar, son of Aranganatha Chettyar, Nattakottai Chetti, merchant at Salar in Palladam taluk—Petitioner.

Vijayam Kavaradar, son of Kanneerappa Kavaradar, Vellala, residing at Othupalam, Aranganatha Majara in Palladam taluk—Respondent.

Notice is hereby given that the above-named petitioner has applied to this Court that the respondent may be adjudged as insolvent. Hearing 26th March 1926.

No. 8 of 1926, **SUB-COURT, CHENGIZHET.**

Uppilipalem Vaidyanatha Vellala Nallal, Limited, Bank near Bangalore in Coimbatore taluk, by Secretary T. Krishnaswami Natarajan—Petitioner.

Perumal Kavaradar, son of Vijayappa Kavaradar, Kavar Vellala, residing at Kottimel, hamlet of Kottimel in Palladam taluk—Respondent.

Notice is hereby given that the above-named petitioner has applied to this Court that the respondent may be adjudged as insolvent. Hearing 26th March 1926.

No. 14 of 1926, **SUB-COURT, CHENGIZHET.**

A. Natarajan Pillai, son of Adishankar Pillai, Chingizhet, money-lender at Chingizhet, Coimbatore—Petitioner.

G. Srinivasan Pillai, son of Ganapathi Pillai, Vellala, residing at Perumal Kott street, Fort, Coimbatore—Respondent.

Notice is hereby given that the above said petitioner has applied to this Court that the respondent may be adjudged an insolvent. Hearing 26th March 1926.

No. 15 of 1925, *SUB-COURT, COIMBATORE.*

The Devasagay Trading Co., Ltd., by Secretary D. Rameshchandra Chettiyar, Bengal Kaveri road, Coimbatore—*Petitioner.*

V. Kuttia Kanyadas, son of Yyapuri Kanyadas, Vellala, merchant, residing at Melakkur in Coimbatore taluk—*Respondent.*

Notice is hereby given that the above said petitioner has applied to this Court that the respondent may be adjudged an insolvent. Hearing 26th March 1926.

No. 17 of 1925, *SUB-COURT, COIMBATORE.*

P. I. V. R. Sathesanaiah Chettiyar, son of Alagappa Chettiyar, Sathulathai Chetti, Barber at Aruvanki—*Petitioner.*

Ponchi Karandas, son of Sioja Karandas, Vellala, residing at Kuvannurapalem, hamlet of Thakshur village in Palnadu taluk—*Respondent.*

Notice is hereby given that the above said petitioner has applied to this Court that the respondent may be adjudged an insolvent. Hearing 26th March 1926.

No. 18 of 1925, *SUB-COURT, COIMBATORE.*

Kallura Karandas, son of Pongalappa Karandas, Vellala, residing at Karpaliam, hamlet of Thadappali in Gopichettipalayam taluk—*Petitioner.*

(1) Kallura Karandas, aged 45, (2) Nandappa Karandas, aged 46, (3) Kalladappa Karandas alias Kallura Karandas, aged 22, all sons of Kallappa Karandas, (4) minor Kallappa Karandas, aged 14 and (5) minor Subramania Karandas, aged 12, both sons of second respondent, by granting second respondent, all residing at Gopichettipalayam—*Respondents.*

Notice is hereby given that the above said petitioner has applied to this Court that the respondents may be adjudged insolvents. Hearing 26th March 1926.

No. 21 of 1926, *SUB-COURT, COIMBATORE.*

M. R. M. A. R. Natesan Chettiyar, Vairinbottu Chetti, Barber, residing at Tiruppur—*Petitioner.*
Ranga Raja, aged 46, son of Sanyasaramma Raja, residing at Chudhai street, Tiruppur—*Respondent.*

Notice is hereby given that the above said petitioner has applied to this Court that the respondent may be adjudged an insolvent. Hearing 26th March 1926.

No. 26 of 1926, *SUB-COURT, COIMBATORE.*

Sivaramaiah Karandas, son of Nagaswami Karandas, Vellala, residing at Arthazampalem attached to Koppayyur in Channarayana taluk—*Petitioner.*
Kalladappa Karandas and Ramaswami Chetti and others—*Respondents.*

Notice is hereby given that the above said petitioner has applied to this Court that he may be adjudged an insolvent. Hearing 26th March 1926.

No. 28 of 1925, *SUB-COURT, COIMBATORE.*

Amaraswami Kallagi Karandas, son of Pethu Kallagi Karandas, Vellala, residing at Kottapalem, hamlet of Velukkannurapalem in Channarayana taluk—*Petitioner.*

Rameshbabu and others—*Respondents.*

Notice is hereby given that the above said petitioner has applied to this Court that he may be adjudged an insolvent. Hearing 26th March 1926.

B. S. SANKARANAR,

Additional Subordinate Judge.

Coimbatore, 14th February 1926.

No. 2 of 1926, *Sub-Court, Dindigul.*

R. M. H. S. T. Veerappa Chettiyar, through his authorized agent, V. Subramanya Ayyar—*Petitioner* [Dindigul].

K. V. Sureshadas Chettiyar and K. V. Kalliramaswami Chettiyars, sons of Yankutachalam Chettiyar, residents of Palanayudi in Ponnammudi taluk, Ramanad district—*Respondents* [Dindigul].

Pursuant to a petition, dated 13th September 1925, by the above named petitioner to adjudge the above named respondents insolvents, it is ordered on hearing both parties that the said respondents be and the said respondents are hereby adjudged insolvents and that they do apply for their discharge within twelve months from this date.

It is further ordered that creditors should prove their claims before the Official Receiver of Ramanad at Madurai within three months from the date of the publication of this notice.

M. R. SANKARA AYYAR,

Subordinate Judge.

Dindigul, 19th February 1926.

No. 7 of 1926, *SUB-COURT, MADRAS.*

P. N. Perumal Ayyar, son of Marudappa Ayyar, residing at Palani Road, Madurai, and P. S. Sureshadas Ayyar & son, at Ramnad Road, Madurai, through one of its partners, Krishna Ayyar, sons of Sureshadas Ayyar, at Ramnad Road, Madurai—*Petitioners* [Dindigul].

Obba, K. Narasimha Ayyar, son of Obba Rangaswami Raghavachari, residing at Nallal 6th street, Madurai—*Respondent* [Dindigul].

Notice is hereby given that the above named petitioners (petitioners) have applied under section 5 of Act V of 1920 for adjudication of the respondent above said, Obba, K. Narasimha Ayyar, insolvent and that the petition stands posted for hearing in this Court on the 19th of March next.

I.A. No. 60 of 1925, *SUB-COURT, MADRAS.*

No. 65 of 1925, *DISTRICT COURT, MADRAS.*

P. M. K. Sureshadas Nair, son of Kalladurath Nair, residing at East Mail street, Madurai—*Petitioner* [Madurai].

P. M. Ponnalingam Pillai and thirty-three others—*Respondents* [Dindigul].

Notice is hereby given that the above named respondent P. M. K. Sureshadas Nair has applied in I.A. No. 40 of 1924 on 15th January 1925, under section 41 of Act V of 1920, for an absolute order of discharge being passed in his favour and that the said application and another application I.A. No. 85 of 1925 for granting five days' delay in presenting the application for discharge, stand posted for hearing in this Court on the 17th of March next.

B. VENKATA RAO,

Additional Subordinate Judge.

Madurai, 17th February 1926.

No. 22 of 1924, *Sub-Court, Madras.*

Pedapati Pablik and four others—Petitioner (Credit).

Kandam Venkateswami, Kapa and landholder residing at Jayaram, Ongole taluk—Respondent (Debit).

Notice is hereby given under section 34 of Act V of 1920 that by an order of this Court, dated 12th February 1924, the abovesaid respondent was adjudged insolvent. All creditors of the abovesaid respondent are directed to prove their claims within three months from the date of publication before the Official Receiver, Ongole, who has been appointed Receiver in the above case. Creditors should apply for discharge within six months from the date of adjudication (12th February 1924).

R. NARASIMHA AYYANGAR,
Additional District Judge.

Madras, 14th February 1924.

No. 35 of 1924, *Sub-Court, Tanjore.*

S. Raja Pillai, son of Saramathan Pillai, Indian Christian, aged 47 years, planter, residing at Mount Road, Coimbatore, The Nilgiris—Petitioner.
Kilay, Venkateswami and nine others—Debitors.

Notice is hereby given under section 34 of Act V of 1920 that the abovesaid petitioner has been adjudged as insolvent by order of this Court, dated 15th February 1924, that the abovesaid respondent should apply for his discharge on or before 15th August 1924, that the Official Receiver, Coimbatore, has been appointed Receiver, that creditors should prove their claims before the said Official Receiver in so far as possible and that a claim may be proved by delivering or sending by registered post to the said Official Receiver an affidavit in Form No. 3 prescribed in the Madras Provincial Insolvency Rules.

No. 4 of 1924, *Sub-Court, Tanjore.*

K. K. Venkata Rao, son of Narayana Rao, Mahantia (Hindu) caste, Barber, aged about 45 years, residing at Coimbatore, The Nilgiris—Petitioner (Debit).

S. M. R. Narayana Chetty and twenty six others—Creditors.

Notice is hereby given that the petitioner above named has applied to this Court to be adjudged as insolvent and that the application stands posted on 16th March 1924 for hearing. Creditors wishing to oppose the same may appear before the Court either in person or by pleader on the said date.

No. 7 of 1924, *Sub-Court, Tanjore.*

Ramasami Pillai, son of Narayana Pillai, Hindu, Vellala, aged about 45 years, cultivator, residing at Rajapalayam, Coimbatore taluk, The Nilgiris—Petitioner (Debit).
Ramasami Hanumanth & Co. and six others—Creditors.

Notice is hereby given that the petitioner above named has applied to this Court to be adjudged as insolvent and that the application stands posted to 18th March 1924 for hearing. Creditors wishing to oppose the same may appear before the Court either in person or by pleader on the said date.

C. GOVINDAN NAYAR,
Additional District Judge.

Coimbatore, 12th February 1924.

No. 27 of 1924, *Sub-Court, Tirunelveli.*

S. A. Subbaya Appa—Petitioner (Credit).
Manavaraya Moogam, son of Subbaramaya Moogam, residing at Vellur, Tirunel taluk—Respondent (Debit).

Notice is hereby given under section 34 of Act V of 1920 that the abovesaid respondent has been adjudged as insolvent by an order of this Court, dated 15th February 1924, that the abovesaid respondent should apply for his discharge on or before 15th August 1924, that creditors should prove their claims as soon as possible and that a claim may be proved by delivering or sending by registered post to the Official Receiver an affidavit in Form No. 3 prescribed in the Madras Provincial Insolvency Rules, 1922.

No. 7 of 1924, *Sub-Court, Tirunelveli.*

S. P. R. M. P. M. N. Ramaswami Chetty and three others—Petitioner (Credit).

Kalyanaswami Pillai, son of Narayanaswami Pillai, residing at Sundarapada, Tirunelveli taluk—Respondent (Debit).

Notice is hereby given under clause (2) of section 19 of Act V of 1920 that the abovesaid petitioners have applied to this Court to be adjudged as insolvent and that their application stands posted for hearing on the 21st day of March 1924. Any creditor wishing to oppose the said application may appear before the Court either in person or by pleader on the said date.

K. S. LAKSHMINARAYANA AYYAR,
Additional District Judge.

Tirunelveli, 12th February 1924.

No. 8 of 1924, *Sub-Court, Tirunelveli.*

Chinnappa Kandasami—Petitioner (Credit).

Madhan alias Adhami Padi Mathuran, Adhami Padi Mathuran and Karpappan Mathuran—Respondents (Debit).

Notice is hereby given that notice (2) of section 19 of Act V of 1920 the abovesaid petitioner has applied to be adjudged as insolvent and that his application stands posted to 16th April 1924 for hearing.

N. S. NATHERA AYYAR,
Additional District Judge.

Tirunelveli, 12th February 1924.

No. 2 of 1924, *District Muzdar's Court, AMALAPUTAM.*

Alodia Kristnamoorthy of Amalapuram—Petitioner.

K. East Venkateswami and others—Respondents.

Notice is hereby given under section 41 of Act V of 1920 that the abovesaid petitioner who was adjudged insolvent by order of this Court, dated 15th day of October 1923, in I.P. No. 2 of 1923, has now applied to this Court for an order of discharge and that this application has been posted to the 12th day of March 1924 for hearing.

No. 5 of 1924, *District Muzdar's Court, AMALAPUTAM.*

Sekanthan Subbaram of Nidamaravaram—Petitioner.

Sankutha Venkateswami and others—Respondents.

Notice is hereby given under section 41 of Act V of 1920 that the abovesaid petitioner who was adjudged insolvent by order of this Court, dated 15th day of July 1924, in I.P. No. 8 of 1924, has now applied to this Court for an order of discharge and that this application has been posted to the 22nd day of March 1924 for hearing.

P. M. VJAYARAMANAVACHARIYAR,
District Court.

Amalapuram, 12th February 1924.

No. 19 of 1925, DISTRICT MURDER'S COURT,
ARACONTELLA.

Pabu Pital, son of Chinnakalambathu Pital,
residing at Vadduk Kottakalambathu, Amba-
namadras taluk—*Petitioner*.

Munakalambathu Chettyar and eight others—*Defence*.

Notice is hereby given under section 36 of Act V of 1920 that the said petitioner Pabu Pital was adjudged as insolvent on 16th January 1925 by this Court and that creditors should prove their claims as soon as possible by delivering or sending by registered post an affidavit in Form No. 3 appended to the Madras Provincial Insolvency Rules to the Official Receiver, Tenasserim, and that the insolvent should apply for his discharge within 18th July 1925.

No. 2 of 1925, DISTRICT MURDER'S COURT,
ARACONTELLA.

Palmanathan Chettyar, son of Thannaraval Chettyar, residing at Vadduk Kottakalambathu, Amba-
namadras taluk—*Petitioner*.

Malharan Chettyar and three others—*Defence*.

Notice is hereby given under section 36 (2) of Act V of 1920 that the above petitioner has applied to this Court to be adjudged as insolvent and that the petition is posted on 16th March 1925 for hearing.

No. 3 of 1925, DISTRICT MURDER'S COURT,
ARACONTELLA.

Subbalingam Kottambathu, son of Chinn Marthan, residing at Gopalanthapuram, Amba-
namadras taluk—*Petitioner*.

Vannarayanaachariar and five others—*Defence*.

Notice is hereby given under section 36 (2) of Act V of 1920 that the above petitioner has applied to this Court to be adjudged as insolvent and that the petition is posted on 22nd March 1925 for hearing.

I. S. PANTHABARATHI AYYAR,
District Magistrate.

Amba-
namadras, 16th February 1925.

No. 6 of 1925, DISTRICT MURDER'S COURT,
MADRAS—No. 35 of 1925, DISTRICT
MURDER'S COURT, CHENNAI.

Rathna Theiyagali—*Petitioner*.

Aranganathan Pital and three others—*Defence*.

Notice is hereby given that the above-named insolvent has applied for an order of final discharge under section 41 of Act V of 1920 and that the petition is posted for hearing on 26th March 1925; any person desirous of opposing the same may appear before this Court on that day either in person or by any authorized pleader.

No. 5 of 1925, DISTRICT MURDER'S COURT, MADRAS—No. 34 of 1925, DISTRICT MURDER'S COURT, CHENNAI.

Chinnakalambathu Theiyagali—*Petitioner*.

Kappaswami Pillai and eight others—*Defence*.

Notice is hereby given that the above-named insolvent has applied for an order of final discharge under section 41 of Act V of 1920 and that the petition is posted for hearing on 26th March 1925; any person desirous of opposing the same may appear before this Court on that day either in person or by any authorized pleader.

J. JANAKIDHAMAYYA,
Additional District Magistrate.

Chennai, 16th February 1925.

No. 9 of 1925, DISTRICT MURDER'S COURT,
PONDICHERRY.

Melais Marthan Sub of Subbalingam, Hindu-
kottakalambathu—*Petitioner*.

Murugesu Abdul Gaffar and seven others—*Defence*.

Notice is hereby given that the order of adjudication dated 15th December 1924, against the petitioner, Melais Marthan Sub, he and the case is hereby annulled.

RAMANATHA SUDHAN,
District Magistrate.

Pondicherry, 12th February 1925.

No. 5 of 1925, DISTRICT MURDER'S COURT,
TANJORE.

T. R. HERNIMAN Das Nidhar, son of Ramanatha Das Nidhar, residing at Ramanathapuram late East Main street, Fort, Tanjore—*Petitioner* (Land-
lord).

P. Rangappa Chetti and seven and fifteen others—*Defence*.

Notice is hereby given that the above-named petitioner has applied to this Court that he may be granted an absolute order of discharge under section 41 of Act V of 1920 and that the said order has been posted on 16th March 1925 for hearing. Any creditor wishing to oppose the same may appear before this Court either in person or through pleader and file his objection if any on or before the said date.

C. N. KUPPUSWAMI,
District Magistrate.

Tanjore, 17th February 1925.

No. 18 of 1925, DISTRICT MURDER'S COURT,
CHENNAI—No. 4 of 1925, DISTRICT
MURDER'S COURT, CHENNAI.

Subba Nallath, son of Subbalingam Nallath, residing at Panjapur, Chinnakalambathu—*Petitioner*.

Aranganathan and others—*Defence*.

Notice is hereby given that under section 41 of Act V of 1920 the creditors of the above-named insolvent who have not yet proved their debts should do so on or before 15th March 1925 failing which a dividend will be distributed without regard to these claims.

No. 1 of 1925, DISTRICT MURDER'S COURT,
CHENNAI—No. 2 of 1925, DISTRICT
MURDER'S COURT, CHENNAI.

Gopal Nalla, son of Rangappa Nalla, residing at Chinnakalambathu, Chinnakalambathu—*Petitioner*.

Aranganathan and others—*Defence*.

Notice is hereby given that under section 41 of Act V of 1920 the creditors of the above-named insolvent who have not yet proved their debts should do so on or before 15th March 1925 failing which a dividend will be distributed without regard to these claims.

No. 33 of 1925, DISTRICT MURDER'S COURT,
CHENNAI—No. 5 of 1925, DISTRICT MURDER'S
COURT, CHENNAI.

Kappaswami Nalla and Gopala Nalla, sons of Rangappa Nalla, residing at Kottakalambathu village, Aranganathan taluk—*Petitioner*.

Aranganathan and others—*Defence*.

Notice is hereby given that under section 39 (1) of Act V of 1920 the above-named petitioner has applied for being declared an insolvent, and that his application is posted on 16th March 1925 for hearing. Any creditor wishing to oppose the same may do so either in person or by pleader on the said date.

No. 112 of 1925, DISTRICT MYSURU'S COURT, COMMISSIONER—No. 34 of 1925, DISTRICT MYSURU'S COURT, COMMISSIONER.

Mangappa Marayana Boddai, son of Yerrada Boddai, Suramangala village, Badami taluk—*Petitioner*.
Mangappa Naik and others—*Respondents*.

Notice is hereby given that under section 14 (2) of Act V of 1920 the above-named petitioner has applied for being declared an insolvent and that his application is posted to 17th March 1926 for hearing. Any creditor wishing to oppose the same may do so either in person or by valid on the said date.

No. 10 of 1925, DISTRICT MYSURU'S COURT, COMMISSIONER—No. 3 of 1925, SUB-COURT, CHANNarayana.

K. P. Srinivasachari, son of Srinivasachari, residing at Marurathinadu—*Petitioner*.
Madanachari Coopers and others—*Respondents*.

Notice is hereby given that under section 14 (2) of Act V of 1920 the above-named petitioner has applied for being declared an insolvent and that his application is posted to 16th March 1926 for hearing. Any creditor wishing to oppose the same may do so either in person or by valid on the said date.

No. 14 of 1925, DISTRICT MYSURU'S COURT, COMMISSIONER—No. 5 of 1925, SUB-COURT, CHANNarayana.

H. Ramachandrayya Nayudu, son of Ramachandrayya Nayudu, residing at Kallagudi Duffur street, Alambur, St. Thomas' Mount—*Petitioner*.
Q. N. Subramanyam Chetti and others—*Respondents*.

Notice is hereby given that under section 14 (2) of Act V of 1920, the above-named petitioner has applied for being declared an insolvent and that his application is posted to 11th March 1926 for hearing. Any creditor wishing to oppose the same may do so either in person or by valid on the said date.

P. RANGASWAMI AYYANGAR,
Official Receiver.

Chingleput, 21st February 1926.

No. 19 of 1925, DISTRICT COURT, COMMISSIONER—
is the DISTRICT MYSURU'S COURT, COMMISSIONER.

Kattia Karayana—*Respondent*.
Chinna Govinda Karayana and others—*Creditors*.

Notice is hereby given under section 44 of Act V of 1920 that the creditors of the above-named debtor should prove their claims in accordance with Form No. 3 of the Madras Provincial Insolvency Rules of 1925 on or before 25th March 1926, else a final dividend will be declared without regard to their claims.

No. 14 of 1924, DISTRICT COURT, COMMISSIONER—
is the DISTRICT MYSURU'S COURT, COMMISSIONER.
Thangammal Karayana—*Respondent*.
Aravin Chettiar alias Yerrappa Chettiar and others—*Creditors*.

Notice is hereby given under section 44 of Act V of 1920 that the creditors of the above-named debtor should prove their claims in accordance with Form No. 3 of the Madras Provincial Insolvency Rules of 1925 on or before 4th March 1926, else a final dividend will be declared without regard to their claims.

No. 63 of 1925, DISTRICT COURT, COMMISSIONER—
is the DISTRICT MYSURU'S COURT, COMMISSIONER.
Meyappa Pillai—*Respondent*.
Lakshminarayana Annal and others—*Creditors*.

Notice is hereby given under section 44 of Act V of 1920 that the creditors of the above-named debtor should prove their claims in accordance with Form No. 3 of the Madras Provincial Insolvency Rules of 1925 on or before 17th March 1926, else a final dividend will be declared without regard to their claims.

No. 59 of 1924, DISTRICT COURT, COMMISSIONER—
is the DISTRICT MYSURU'S COURT, COMMISSIONER.
Veerabhadra Nayudu, Krishnaswami Nayudu and
Gajabhadra Nayudu—*Debtors*.

Krishnaswami Nayudu—*Creditors*.

Notice is hereby given under section 44 of Act V of 1920 that the creditors of the above-named debtor should prove their claims in accordance with Form No. 3 of the Madras Provincial Insolvency Rules of 1925 on or before 4th March 1926, else a final dividend will be declared without regard to their claims.

No. 28 of 1924, DISTRICT COURT, COMMISSIONER—
is the DISTRICT MYSURU'S COURT, COMMISSIONER.
Mangappa Karayana—*Respondent*.
Peramburam Nayudu and others—*Creditors*.

Notice is hereby given under section 44 of Act V of 1920 that the creditors of the above-named debtor should prove their claims in accordance with Form No. 3 of the Madras Provincial Insolvency Rules of 1925 on or before 4th March 1926, else a final dividend will be declared without regard to their claims.

No. 66 of 1924, DISTRICT COURT, COMMISSIONER—
is the DISTRICT MYSURU'S COURT, COMMISSIONER.
Chinnabhadra Karayana—*Respondent*.
Peramburam Nayudu and others—*Creditors*.

Notice is hereby given under section 44 of Act V of 1920 that the creditors of the above-named debtor should prove their claims in accordance with Form No. 3 of the Madras Provincial Insolvency Rules of 1925 on or before 4th March 1926, else a final dividend will be declared without regard to their claims.

No. 125 of 1924, SUB-COURT, COMMISSIONER

P. L. V. V. K. Subramanyam Chettiar, son of Subramanyam Chettiar, Badami, Alambur—*Petitioner*.
(Respondent).

Karappa Karayana—*Respondent* (Debtor).

Notice is hereby given under section 44 (2) of Act V of 1920 that the above-named debtor has been adjudged insolvent by an order of the Sub-Judge, Chingleput, dated 11th December 1925, as the application of the above-named debtor that all the creditors of the above-named debtor should prove their claims as soon as possible before 15th March 1926, and that a claim may be proved by delivering an affidavit by post to a registered letter to the Official Receiver, Chingleput, as officers in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1925, Time for discharge is within one year from the date.

No. 3 of 1925, DISTRICT MYSURU'S COURT, COMMISSIONER

Subramanyam Gerdhal, son of Subramanyam Gerdhal, Alambur, Chingleput taluk—*Petitioner*.
(Debtor).

Notice is hereby given under section 19 (2) of Act V of 1920 that the above-named insolvency petition will be heard by the Official Receiver, Chingleput, at 11 a.m. on 17th March 1926.

No. 12 of 1925, *Sub-Court, CHENNAI.*

Karuppa Karandas, son of Karuppa Karandas, Kameshipalam, head of Veluputhampalam *Pettinam* (Jailor).

Kampli Chetti and others—*Creditor.*

Notice is hereby given under section 30 (2) of Act V of 1925 that the debtor above named has been adjudged insolvent by an order of the Official Receiver, Commission, dated the 16th day of February 1925, on the application of the above-named debtor; that all the creditors of the above-named debtor should prove their debts as soon as possible before 25th March 1925 and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Commission, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1922. Time for discharge is within one and half years from this date.

No. 13 of 1925, *District Muzdar's Court, KARAI.*

Karuppan Karandas, son of Varanana Karandas, Thiruvalluvar, head of Thiruvannam Velada, Kadalai—*Pettinam* (Jailor).

Notice is hereby given under section 30 (2) of Act V of 1925 that the above-named insolvent debtor will be heard by the Official Receiver, Commission, at 11 a.m. on 15th March 1925.

No. 14 of 1925, *Sub-Court, CHENNAI.*

Kadai Mahabala Sahai, son of Mahana Raviyar, merchant, Kungilam, Pudukottai—*Pettinam* (Jailor).

Abdul Kadai Sahai and others—*Creditor.*

Notice is hereby given under section 30 (2) of Act V of 1925 that the debtor above named has been adjudged insolvent by an order of the Official Receiver, Commission, dated the 22nd day of January 1925, on the application of the above-named debtor; that all the creditors of the above-named debtor should prove their debts as soon as possible before 15th March 1925, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Commission, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1922. Time for discharge is within nine months from this date.

No. 15 of 1925, *Principal District Muzdar's Court, CHENNAI.*

Karuppan Karandas, son of Karuppan Karandas, Big Bazaar Street, Chintamani—*Pettinam* (Jailor).

Notice is hereby given under section 30 (2) of Act V of 1925 that the above-named insolvent debtor will be heard by the Official Receiver, Commission, at 11 a.m. on 15th March 1925.

No. 42 of 1925, *Principal District Muzdar's Court, CHENNAI.*

Mahad Zachary, son of Prabhak Zachary, Bazar, Washoor, Palam—*Pettinam* (Jailor).

Yee Mahad Koon and others—*Creditor.*

Notice is hereby given under section 30 (2) of Act V of 1925 that the debtor above named has been adjudged insolvent by an order of the Official Receiver, Commission, dated the 15th day of January 1925, on the application of the above-named debtor; that all the creditors of the above-named debtor should prove their debts as soon as possible before 25th March 1925, and that a claim may be proved by delivering or sending by post in a registered letter

to the Official Receiver, Commission, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1922. Time for discharge is within one year from this date.

No. 47 of 1925, *Sub-Court, CHENNAI.*

G. V. Sankaran, Koyada, son of Sankaran Koyada, merchant, Chintamani—*Pettinam* (Jailor).

Bashyam & Co. and others—*Creditor.*

Notice is hereby given under section 30 (2) of Act V of 1925 that the debtor above named has been adjudged insolvent by an order of the Official Receiver, Commission, dated the 25th day of January 1925, on the application of the above-named debtor; that all the creditors of the above-named debtor should prove their debts as soon as possible before 15th March 1925, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Commission, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1922. Time for discharge is within one year from this date.

No. 51 of 1925, *Sub-Court, CHENNAI.*

Mathia Chettyar alias Varappa Chettyar, Bazar, Palachi—*Pettinam* (Jailor).

Rangarajam Kottal—*Jailor* (Debtor).

Notice is hereby given under section 30 (2) of Act V of 1925 that the debtor above named has been adjudged insolvent by an order of the Sub-Judge, Commission, dated the 4th day of December 1924, on the application of the above-named debtor; that all the creditors of the above-named debtor should prove their debts as soon as possible before 15th March 1925, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Commission, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1922. Time for discharge is within one year from this date.

No. 57 of 1925, *Sub-Court, CHENNAI.*

Krishnaswami Karandas, son of Chinn Karandas, Varapalayam, head of Perumjerallu village, Chintamani taluk—*Pettinam* (Jailor).

Karuppan Karandas and others—*Creditor.*

Notice is hereby given under section 30 (2) of Act V of 1925 that the debtor above named has been adjudged insolvent by an order of the Official Receiver, Commission, dated the 5th day of January 1925, on the application of the above-named debtor; that all the creditors of the above-named debtor should prove their debts as soon as possible before 15th March 1925, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Commission, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1922. Time for discharge is within one year and three months from this date.

No. 126 of 1925, *Sub-Court, CHENNAI.*

So. Mungappa Virappa Duraya Balaya Shetti, Lok, by Serothay, Chintamani, Commission—*Pettinam* (Jailor).

Marappa Kottal alias Marappa Karandas—*Jailor* (Debtor).

Notice is hereby given under section 30 (2) of Act V of 1925 that the debtor above named has been adjudged insolvent by an order of the Sub-Judge, Commission, dated the 15th day of December 1925, on the application of the above-named debtor; that all the creditors of the above-named debtor should prove

their debt as soon as possible before 16th March 1926, and that a claim may be proved by delivering on writing by post in a registered letter to the Official Receiver, Calcutta, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1922. Time for discharge is within one year from this date.

No. 126 of 1925, **Sub-Court, Calcutta.**
M. Abdul Karim & Sons, by partner M. Abdul Hakeem Haji, Nylenda, Calcutta—*Debtor* (Creditors).
Partial Payment—*Debtor* (Debtor).

Notice is hereby given under section 30 (1) of Act V of 1920 that the debtor named has been adjudged insolvent by an order of the Sub-Judge, Calcutta, dated the 11th day of December 1925, on the application of the abovesaid creditor, that all the creditors of the abovesaid debtor should prove their debts as soon as possible before 15th March 1926, and that a claim may be proved by delivering on writing by post in a registered letter to the Official Receiver, Calcutta, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1922. Time for discharge is within one year from this date.

No. 126 of 1925, **Sub-Court, Calcutta.**
Kudramatadas Mookil, son of Subapathi Mookil, Bhutan—*Debtor* (Creditors).
Vengappa Chetty and others—*Creditors*.

Notice is hereby given under section 30 (1) of Act V of 1920 that the debtor above named has been adjudged insolvent by an order of the Official Receiver, Calcutta, dated the 11th day of January 1926 on the application of the abovesaid creditor that all the creditors of the abovesaid debtor should prove their debts as soon as possible before 16th March 1926; and that a claim may be proved by delivering on writing by post in a registered letter to the Official Receiver, Calcutta, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1922. Time for discharge is within one month from this date.

No. 126 of 1925, **Sub-Court, Calcutta.**
Muthu Chetty and others Vengappa Chetty, Banker, Tellicherry—*Debtor* (Creditors).
Kappada Vengappa—*Debtor* (Debtor).

Notice is hereby given under section 30 (1) of Act V of 1920 that the debtor above named has been adjudged insolvent by an order of the Sub-Judge, Calcutta, dated the 4th day of December 1925, on the application of the abovesaid creditor that all the creditors of the abovesaid debtor should prove their debts as soon as possible before 16th March 1926; and that a claim may be proved by delivering on writing by post in a registered letter to the Official Receiver, Calcutta, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1922. Time for discharge is within one month from this date.

No. 128 of 1925, **Sub-Court, Calcutta.**
M. Rajkha Sethi, son of Manikha Sethi, Boringpore, holder of Thottipalayam, Tellicherry—*Debtor* (Creditors).

Notice is hereby given under section 30 (1) of Act V of 1920 that the abovesaid insolvent debtor will be heard by the Official Receiver, Calcutta, at 11 a.m. on 16th March 1926.

No. 131 of 1925, **Sub-Court, Calcutta.**
K. V. Ramaswami Ayyar, son of Venkataswami Ayyar, merchant, Kongayam, Channarayana taluk—*Debtor* (Creditors).
Kishinath Ramdas—*Debtor* (Debtor).

Notice is hereby given under section 30 (1) of Act V of 1920 that the debtor above named has been adjudged insolvent by an order of the Sub-Judge, Calcutta, dated the 11th day of December 1925, on the application of the abovesaid creditor; that all the creditors of the abovesaid debtor should prove their debts as soon as possible before 17th March 1926; and that a claim may be proved by delivering on writing by post in a registered letter to the Official Receiver, Calcutta, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1922. Time for discharge is within one year from this date.

No. 137 of 1925, **Sub-Court, Calcutta.**

M. Prem Nishan, son of Ramu. Nishan, Narayana, holder of Kishanapalayam, Calcutta taluk—*Debtor* (Debtor).

Notice is hereby given under section 19 (2) of Act V of 1920 that the abovesaid insolvent debtor will be heard by the Official Receiver, Calcutta, at 11 a.m. on 16th March 1926.

No. 138 of 1925, **Sub-Court, Calcutta.**

Srinivas Nishan, son of Kandaswami Nishan, holder of Nishan taluk—*Debtor* (Creditors).

Notice is hereby given under section 19 (2) of Act V of 1920 that the abovesaid insolvent debtor will be heard by the Official Receiver, Calcutta, at 11 a.m. on 16th March 1926.

No. 139 of 1925, **Sub-Court, Calcutta.**

Kallasa Kandaswami, son of Nishan Nishan, holder of Nishan taluk—*Debtor* (Creditors).

Notice is hereby given under section 19 (2) of Act V of 1920 that the abovesaid insolvent debtor will be heard by the Official Receiver, Calcutta, at 11 a.m. on 16th March 1926.

No. 140 of 1925, **Sub-Court, Calcutta.**

Muthuswami Chetty and others Nishan Chetty, son of Nishan Chetty, Chettipalayam, Calcutta taluk—*Debtor* (Creditors).

Notice is hereby given under section 19 (2) of Act V of 1920 that the abovesaid insolvent debtor will be heard by the Official Receiver, Calcutta, at 11 a.m. on 16th March 1926.

No. 141 of 1925, **Sub-Court, Calcutta.**

Ganeshram Chetty, son of Venkateswami Chetty, holder of Kandaswami Taluk, 1st Stage, Chettipalayam—*Debtor* (Creditors).

Notice is hereby given under section 19 (2) of Act V of 1920 that the abovesaid insolvent debtor will be heard by the Official Receiver, Calcutta, at 11 a.m. on 16th March 1926.

No. 142 of 1925, **Sub-Court, Calcutta.**

Palani Karandas, son of Araya Karandas, Kishanapalayam, holder of Kishanapalayam, Calcutta taluk—*Debtor* (Creditors).

Notice is hereby given under section 19 (2) of Act V of 1920 that the abovesaid insolvent debtor will be heard by the Official Receiver, Calcutta, at 11 a.m. on 16th March 1926.

No. 143 of 1925, **Sub-Court, Calcutta.**

C. V. Venkateswami Ayyar, son of Thiruvengadam Ayyar, holder of Kishanapalayam, Calcutta taluk—*Debtor* (Creditors).

Notice is hereby given under section 36 (2) of Act V of 1920 that the above-mentioned insolvency petition will be heard by the Official Receiver, Calcutta, at 11 a.m. on 17th March 1926.

No. 530 of 1925, **Sub-Court, Coochabur.**
K. N. N. Mahomed Kamdar, son of K. N. Mahajana Kamdar, Palakpaya, husband of Ghosh, Haveli taluk—*Petitioner* (Deliver).

Notice is hereby given under section 36 (5) of Act V of 1920 that the above-mentioned insolvency petition will be heard by the Official Receiver, Calcutta, at 11 a.m. on 17th March 1926.

No. 251 of 1925, **Sub-Court, Coochabur.**
Maitram Kanchan, son of Komar Kanchan, Taramangal, husband of Kanchan, Dharmapala taluk—*Petitioner* (Deliver).

Notice is hereby given under section 36 (5) of Act V of 1920 that the above-mentioned insolvency petition will be heard by the Official Receiver, Calcutta, at 11 a.m. on 17th March 1926.

No. 202 of 1925, **Sub-Court, Coochabur.**
Sankar Kanchan, son of Komar Kanchan, Taramangal, husband of Kanchan, Dharmapala taluk—*Petitioner* (Deliver).

Notice is hereby given under section 36 (5) of Act V of 1920 that the above-mentioned insolvency petition will be heard by the Official Receiver, Calcutta, at 11 a.m. on 17th March 1926.

No. 244 of 1925, **Sub-Court, Coochabur.**
Gurindran Choudhury, son of Mathuram Choudhury, Tiruppur, Palakpaya taluk—*Petitioner* (Deliver).

Notice is hereby given under section 36 (2) of Act V of 1920 that the above-mentioned insolvency petition will be heard by the Official Receiver, Calcutta, at 11 a.m. on 16th March 1926.

No. 517 of 1925, **Sub-Court, Coochabur.**
Narayanram Sanyal, son of Padi Ram Sanyal, Parganah, Palakpaya, Calcutta—*Petitioner* (Deliver).

Notice is hereby given under section 36 (5) of Act V of 1920 that the above-mentioned insolvency petition will be heard by the Official Receiver, Calcutta, at 11 a.m. on 16th March 1926.

S. K. BAGHAVENDRA HAO,
Official Receiver.
Calcutta, 15th February 1926.

No. 94 of 1925, **Official Receiver's Court, South Arcot—No. 25 of 1925, District Muzir's Court, Coochabur.**

Krishna Das, *Petitioner*,
Bhadrachalam Choudhury and twenty four others—*Respondents*.

Notice is hereby given under section 30 of Act V of 1920 that Krishna Das, son of Padmanabha Ayyar, residing at Chidambaram D.T., Chidambaram taluk, the petitioner above-named, was adjudged insolvent by this Court on 21st January 1926 and the creditors are called upon to prove their debts on or before the 23rd March 1926, at 7 a.m. by delivering or sending by registered post an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1922. The above-named insolvent should apply for discharge within six months from the date of adjudication.

No. 113 of 1925, **Official Receiver's Court, South Arcot—No. 21 of 1925, Sub-Court, Coochabur.**

Dattabandhu Modak—*Petitioner*.
Vijaya Choudhury and others—*Respondents*.

Notice is hereby given under section 30 of Act V of 1920 that Dattabandhu Modak, son of Kumbhachand Modak, residing at Chidambaram D.T., Chidambaram taluk, the petitioner above-named, was adjudged insolvent by this Court on 6th February of 1926 and the creditors are called upon to prove their debts on or before the 23rd March 1926, at 7 a.m. by delivering or sending by registered post an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1922. The above-named insolvent should apply for discharge within three months from the date of adjudication.

No. 148 of 1925, **Official Receiver's Court, South Arcot—No. 26 of 1925, District Muzir's Court, Coochabur.**

Sankar Kanchan, son of Dattabandhu Modak, residing at Tiruppur, Chidambaram taluk—*Petitioner*.

The above petitioner has applied for being declared an insolvent and that the petition is posted for hearing to 23rd March 1926 at 7 a.m.

No. 151 of 1925, **Official Receiver's Court, South Arcot—No. 2 of 1925, District Muzir's Court, Kallakurichi.**

Ramswami Ayyar, son of Venkatesh Ayyar, residing at Kallakurichi, Kallakurichi taluk—*Petitioner*.

The above petitioner has applied for being declared an insolvent and that the petition is posted for hearing to 16th March 1926 at 7 a.m.

No. 2 of 1925, **Official Receiver's Court, South Arcot—No. 1 of 1925, Sub-Court, Coochabur.**

Kanjivayalath Padi, son of Kallikam Padi, residing at Pannappur, Chidambaram taluk—*Petitioner*.

The above petitioner has applied for being declared an insolvent and that the petition is posted for hearing to 12th March 1926 at 7 a.m.

No. 4 of 1925, **Official Receiver's Court, South Arcot—No. 7 of 1925, Sub-Court, Coochabur.**

Ramswami Padiyachi, son of Muri Appara Padiyachi, residing at Chidambaram, Vaidikothalam taluk—*Petitioner*.

The above petitioner has applied for being declared an insolvent and that the petition is posted for hearing to 23rd March 1926 at 7 a.m.

No. 16 of 1925, **Official Receiver's Court, South Arcot—No. 2 of 1925, District Muzir's Court, South Arcot.**

Halik-Allah Khan Solahi, son of Solahi Khan Solahi, residing at Racha Village, Palakpaya—*Petitioner*.

The above petitioner has applied for being declared an insolvent and that the petition is posted for hearing to 23rd March 1926 at 7 a.m.

P. B. RANGACHARIYAN,
Official Receiver.
Calcutta, 15th February 1926.

No. 5 of 1925, **Official Receiver's Court, South Arcot.**

Keshavaiah Aiyappa, son of Padi Haver, residing at Kallakurichi, Kallakurichi taluk—*Petitioner*.

Order under 44 of Act V of 1920 is hereby given that a final dividend will be declared in the said matter and that all creditors should prove their debts to the satisfaction of this Court on or before 12th March 1926, otherwise their claims will not be considered.

No. 12 of 1921, ORIGINAL RECEIVER'S COURT,
SOUTH KANARA.

Manjun Kannada, nephew of Manjun Cholin,
residing at Kamsagal village, Kamsagal taluk—
—*Defendant*.

Under section 14 of Act V of 1920 notice is hereby given that a final dividend will be declared in the said matter and that all creditors should prove their debts to the satisfaction of this Court on or before 15th March 1921, otherwise their claims will not be considered.

No. 128 of 1921, ORIGINAL RECEIVER'S COURT,
SOUTH KANARA.

Francis D'Souza, son of Kamal D'Souza, residing
at Uru in Pulur village, Mangalore town—
—*Defendant*.

Under section 14 of Act V of 1920 notice is hereby given that a final dividend will be declared in the said matter and that all creditors should prove their debts to the satisfaction of this Court on or before 15th March 1921, otherwise their claims will not be considered.

No. 43 of 1921, ORIGINAL RECEIVER'S COURT,
SOUTH KANARA.

G. Srinivas Putha, son of Pargu Putha, residing
at Karihal taluk—*Defendant*.

Under section 14 of Act V of 1920 notice is hereby given that a final dividend will be declared in the said matter and that all creditors should prove their debts to the satisfaction of this Court on or before 15th March 1921; otherwise their claims will not be considered.

No. 31 of 1921, ORIGINAL RECEIVER'S COURT,
SOUTH KANARA.

Kamala Chinnappa Vilal Nair, son of Vilal Nair,
residing at Rimali street, Malabar ward,
Mangalore town—*Defendant*.

Under section 14 of Act V of 1920 notice is hereby given that a final dividend will be declared in the said matter and that all creditors should prove their debts to the satisfaction of this Court on or before 15th March 1921, otherwise their claims will not be considered.

No. 89 of 1921, ORIGINAL RECEIVER'S COURT,
SOUTH KANARA—No. 1 of 1921, PRINCIPAL
DEBTOR'S COURT, COMPTON.

Raghunatha Saheba, son of Hegar Karad Hegar,
residing at No. 26, Chavur village in Comptown
taluk—*Plaintiff*.

Rangappa Shetti and Isayappa others—*Defendants*.

Under section 34 of the Madras Provincial Insolvency Act V of 1920 it is hereby notified that the above-named petitioner has been adjudged an insolvent by an order of this Court, dated 27th January 1921, under section 27 (1) and that creditors should prove their claims before this Court on or before the 15th March 1921. Claims may be proved by delivering or sending by post in a registered letter to the said Court an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1921. Petitioner has been ordered to apply for discharge within six months from the date of adjudication.

No. 40 of 1921, ORIGINAL RECEIVER'S COURT,
SOUTH KANARA.

Mudali Umashankar Kumbhi, son of Krishna Kumbhi,
Master of Mangalore town—*Defendant*.

Under section 14 of Act V of 1920 notice is hereby given that a final dividend will be declared in the said matter and that all creditors should prove their debts to the satisfaction of this Court on or before 15th March 1921, otherwise their claims will not be considered.

No. 140 of 1921, ORIGINAL RECEIVER'S COURT,
SOUTH KANARA—No. 24 of 1921, SUB-COURT,
SOUTH KANARA.

Kannappa Shetti, son of Benjamin Shetti, Belavante,
Mangalore—*Plaintiff*.

M. Akka Benu and twenty-nine others—*Defendants*.

Notice is hereby given under clause (2) of section 13 of Act V of 1920 that the above-named petitioner has applied for being declared an insolvent and that the said application is posted for hearing to 15th March 1921. Creditors wishing to oppose the same may appear either in person or by pleader on the said date at 2 p.m.

No. 140 of 1921, ORIGINAL RECEIVER'S COURT,
SOUTH KANARA—No. 24 of 1921, SUB-COURT,
SOUTH KANARA.

Karol Jahan Lobo, son of Farid Lobo, residing at
Kodialhal, Mangalore town—*Plaintiff*.

A. C. Andrade and others—*Defendants*.

Under section 34 of the Madras Provincial Insolvency Act V of 1920 it is hereby notified that the above-named petitioner has been adjudged an insolvent by an order of the Court dated 26th January 1921 under section 27 (1) and that creditors should prove their claims before this Court on or before the 15th March 1921. Claims may be proved by delivering or sending by post in a registered letter to the said Court an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1921. Petitioner has been ordered to apply for discharge within six months from the date of adjudication.

No. 115 of 1921, ORIGINAL RECEIVER'S COURT,
SOUTH KANARA—No. 2 of 1921, DEBTOR'S MORTGAGE
COURT, KANAKUR.

Anila Pothal, nephew of Malakhal Korman and
son of Chinnappa, Taluk Talavur village,
Kamsagal taluk—*Plaintiff*.

Thayya Anand and others—*Defendants*.

Under section 34 of the Madras Provincial Insolvency Act V of 1920 it is hereby notified that the above-named petitioner has been adjudged an insolvent by an order of the Court dated 15th January 1921 under section 27 (1) and that creditors should prove their claims before this Court on or before the 15th March 1921. Claims may be proved by delivering or sending by post in a registered letter to the said Court an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1921. Petitioner has been ordered to apply for discharge within six months from the date of adjudication.

No. 2 of 1921, ORIGINAL RECEIVER'S COURT,
SOUTH KANARA—No. 1 of 1921, SUB-COURT,
SOUTH KANARA.

Kannappa Konda Rao, son of K. Anantha Shetty,
Kamsagal taluk—*Plaintiff*.

Malik Srinivas Prabhu and T. Ratu Shetty &
Co. and others—*Defendants*.

Notice is hereby given under clause (2) of section 13 of Act V of 1920 that the above-named petitioner has applied for being declared an insolvent and that the said application is posted for hearing to 15th day of March 1921. Creditors wishing to oppose the same may appear either in person or by pleader on the said date at 2 p.m.

No. 4 of 1923, *COMPANIES ACT, 1913*,
PART II, SECTION 204, AND THE
SOUTH INDIA INDUSTRIALS, LIMITED.

Field Jervis Pereira, son of Paul Pereira, Messen-
giers, Malacca, Singapore town—*Director*,
P. F. V. and others—*Creditor*.

Notice is hereby given under clause (5) of section 13 of Act V of 1920 that the aforementioned petitioner has applied for being declared an insolvent and that the said application is posted for hearing to 6th March 1928. Creditors wishing to oppose the same may appear either in person or by pleader on the said date at 2 p.m.

J. F. SOQUEIRA,
Official Receiver.

Malacca, 15th February 1928.

IN THE MATTER OF THE INDIAN COM-
PANIES ACT, 1913, AND THE WEBBING
MANUFACTURING COMPANY, LIMITED.

Whereas the Webbing Manufacturing Company, Limited, is being wound up and the undersigned has reasonable cause to believe that no liquidator is acting on behalf of the said company:

And whereas the relief required to be made by the liquidator with respect to the proceedings in and position of the liquidation of the said company for the half year ending 30th May 1928 and 31st December 1928, have not been made for a period of six months after notice demanding the return was sent by post to the liquidator of the company at his last known place of business:

And whereas a notice, dated the 21st July 1928, was published on page 1024 of the *Port St. George Gazette*, Part II, dated the 28th July 1928, pursuant to section 247 (4) of the Indian Companies Act, 1913, to the effect that unless return was shown to the contrary before the expiration of three months from the date of that notice, the name of the said company would be struck off the register and the said company would be deemed to be dissolved:

And whereas the said company has not shown such return within the time allowed:

Therefore the name of the company has, under section 247 (5) of the Act, been struck off the register.

Malacca, 15th February 1928.

IN THE MATTER OF THE INDIAN COM-
PANIES ACT, 1913, AND THE SOUTH
INDIA SAFE AND LOCK MANUFACTUR-
ING CO., LIMITED.

Whereas Messrs. P. Thiruvengala Kodikkar Ammal and S. Rajagopalan Ammal and Khan Bahadur Waqar Lajpat, Directors of the above company state that the South India Safe and Lock Manufacturing Co., Ltd., is not working.

Notice is hereby given pursuant to section 247 (3) of the Indian Companies Act, 1913, that unless return is shown to the contrary before the expiration of three months from the date of this notice, the name of the said company will be struck off the register and the said company will be deemed to be dissolved.

Malacca, 15th February 1928.

IN THE MATTER OF THE INDIAN COM-
PANIES ACT, 1913, AND THE VASANTA
FUND, LIMITED.

Whereas the Secretary of the Vasanta Fund, Limited, is Vasanta, dated the 28th January 1928, state that the fund is practically closed.

And whereas it appears accordingly that the Vasanta Fund, Limited, is not carrying on business or is not in operation.

Notice is hereby given pursuant to section 247 (3) of the Indian Companies Act, 1913, that unless return is shown to the contrary before the expiration of three months from the date of this notice, the name of the said company will be struck off the register and the said company will be deemed to be dissolved.

Malacca, 15th February 1928.

IN THE MATTER OF THE INDIAN COM-
PANIES ACT, 1913, AND THE
SOUTH INDIA INDUSTRIALS, LIMITED.

Notice pursuant to Section 172 (2).

It is hereby notified that the High Court of Malacca has by an order dated the 1st December 1928 in O.P. No. 185 of 1928 directed that the South India Industrials, Limited, be wound up by the said Court under the provisions of the Indian Companies Act, 1913 (Act VII of 1913).

V. S. CHENGALYARAYA PILLAI,
Assistant Registrar of Joint Stock Companies.

Malacca, 15th February 1928.

IN THE MATTER OF THE INDIAN COM-
PANIES ACT, 1913, AND THE DYED ALI
KARIM SAHIB COMPANY, LIMITED,
PURNABUT.

Whereas the Director of the Dyed Ali Karim Sahib Company, Limited, has, in his letter dated 25th January 1928, stated that the company is not doing any business:

And whereas a writ to the company on the 16th February 1928 has also disclosed the fact that the company is not working:

And whereas it appears accordingly that the Dyed Ali Karim Sahib Company, Limited, is not carrying on business or is not in operation:

Notice is hereby given, pursuant to section 247 (3) of the Indian Companies Act, 1913, that unless return is shown to the contrary before the expiration of three months from the date of this notice, the name of the said company will be struck off the register and the said company will be deemed to be dissolved.

P. PERIYASWAMI MUDALIYAR,
Assistant Registrar of Joint Stock Companies,
North Arcot district.

Vellore, 16th February 1928.

PUBLIC WORKS NOTIFICATIONS.

NOTIFICATIONS.

Book No 248—7 of four tons Sea wall at mile 28.4 South Beanganga Canal. If the owner of the boat & Yala Chetti does not take steps to remove the said boat and pay the freight due within a month from the date of publication of this notice, the said boat will be sold in public auction and the amount realized will be paid to Government.

W. H. SAWYER,
Executive Engineer, Cuddalore Division.

Malacca, 15th February 1928.

The Karami-Cuddalore Canal will be closed for annual repairs for two months from 16th April 1926 to 16th June 1926.

2. Water for irrigation purposes will, if available, be supplied to sugarcane and other garden crops between Suddurthi and Karami twice in ten days, as usual during the period.

K. V. SANKARA AYYAR,
Executive Engineer, Karami Division.

Karami, 17th February 1926.

REVENUE NOTIFICATIONS.

NOTIFICATIONS.

In exercise of the powers delegated under section 5 of the Madras Survey and Boundaries Act, VIII of 1923, the Board of Revenue hereby directs the survey under the provisions of the said Act of all Government lands (minor areas, lands belonging to the Public Works Department, etc.), in the under-mentioned villages of the Kallakudi taluk in the Nilgiris District:—

Kallakudi taluk.

1. Mupada.
2. Kallakudi.
3. Pattinayakapatti ayyanathan.
4. Kallakudi.
5. Kallakudi.

Chilappalli taluk.

6. Chilappalli.
7. Chilappalli.
8. Chilappalli.

W. S. SLOWY,
Secretary.

Trichy (Land Revenue and Settlement),
Madras, 15th February 1926.

In exercise of the powers delegated under section 5 of the Madras Survey and Boundaries Act, VIII of 1923, the Board of Revenue hereby directs the survey under the provisions of the said Act of the under-mentioned lands comprising the annual lengths of the Madras Railway project in certain villages in the Nilgiris District which have been acquired by Government:—

20 acres—lengths of the main channel and the Kallakudi supply channel in Chellamangudi village of Udappatti taluk.

22 acres—lengths of the main channel and the Yellapada tank supply channel and two minor distributaries from it on either side in Tervadi taluk of Udappatti taluk.

14 acres—lengths of the main channel on the head and Kallakudi branch channel at the head in Mupada village of Kallakudi taluk.

K. V. SANKARA AYYAR,
Assistant Secretary.

Board (Land Revenue and Settlement),
Madras, 15th February 1926.

JANMAM REGISTRATION.

Under section 4 of the Madras Land Registration Act, 1908, it is hereby notified that an inquiry into the person who is the owner of the land in the Kallakudi taluk, which was left as an undivided and unpartitioned lot at the time of settlement and now acquired, will be held by the Revenue Divisional Officer, Madras, in order that the name of the person may be registered.

2. All persons claiming to be proprietors or joint proprietors of the land are required hereby to apply to the Revenue Divisional Officer under section 5 of the said Act on or before the 16th April 1926, to have their names registered as such.

Under section 4 of the Madras Land Registration Act, 1908, it is hereby notified that an inquiry into the person who is the owner of the land in the Kallakudi taluk, which was left as an undivided and unpartitioned lot at the time of settlement and now acquired, will be held by the Revenue Divisional Officer, Madras, in order that the name of the person may be registered.

2. All persons claiming to be proprietors or joint proprietors of the land are required hereby to apply to the Revenue Divisional Officer under section 5 of the said Act on or before the 16th April 1926 to have their names registered as such.

J. M. FRASER,

Revenue Divisional Officer.

Madras, 20th January 1926.

NOTIFICATION.

No. 2.—In exercise of the power delegated to him under sections VI, VIII and XI of Government Notification No. 405, dated 13th July 1926, and in pursuance of Commissioner's Notification No. 19, dated 9th October 1926, and No. 24, dated 30th September 1926, the Commissioner of Madras hereby notifies, under sections 30, 31 and 34 of the Madras Abkari Act I of 1906, the following rules for the possession and sale of opium:—

(1) The sale of opium without a license is illegal under section 15 and punishable under section 46 of the Abkari Act I of 1906.

(2) Licenses for the sale of opium may be issued in the approved form five of the forms of the following classes provided that such applicant has a legitimate demand for opium, and is approved by the Collector:—

- (a) authorized medical practitioners;
- (b) dentists and veterinary practitioners holding diplomas from recognized institutions;
- (c) chemists and druggists having regular dispensing business in charge of qualified compounders; and
- (d) other persons, subject to the previous sanction of the Commissioner in each case.

(3) The maximum quantities of opium in cases of which authorization for transport and license for possession shall be required are as under:—

(a) in the case of authorized medical practitioners and dentists and veterinary practitioners holding diplomas from recognized institutions who require the drugs for use in the exercise of their profession.

Half an ounce or such larger quantity as may be fixed by the Commissioner of Madras in each case.

(b) In the case of other persons such quantities as are covered by prescriptions granted by authorized medical practitioners or dentists or veterinary practitioners holding diplomas from recognized institutions.

NOTE.—Authorized Medical Practitioners having any regular profession in Madras in the Madras Medical Registration Act, 1924, and any recognized person who is possessed of qualifications which entitle him to apply for registration under the Madras Act, 1924, and any Act of the Government of Madras, to make any law for the regulation of medical practitioners for the time being in force in any part of British India and who has been admitted in the list of Medical Practitioners of Madras in the Madras Medical Register, in accordance with the Madras Medical Act, 1924, is the authorized.

APPENDIX.

Form E.C.-1.

Licence for the sale of Cocaine.

(To be granted by the Collector.)

District
 Number of licences
 Name of licensee
 Locality of the licensed premises
 His residence

The person mentioned above is hereby authorized to possess and sell cocaine from the date of this licence to the 31st day of March 1922, subject to the following conditions:—

CONDITIONS.

I. The licence shall be bound by (1) the provisions of the Madras Abkari Act I of 1884, as subsequently amended, (2) by the general conditions applicable to all abkari and opium licences as notified by the Commissioner of Excise from time to time, so far as they apply to him, (3) by the following conditions which are special to this licence, and (4) by any additional, general or special rules which may be prescribed under the Abkari Act.

II. (1) The term 'cocaine' in this licence shall be understood to include coca leaves, alkalis of coca, any other intoxicating drink or substance prepared from the coca plant, any drugs, sybarites or other, having a like physiological effect to that of cocaine, and any preparation or admixture of the above except such as may be exempted from all excise restrictions.

The following preparation has been exempted from excise restrictions:—

1. 'Léonard's' Tablets 25 "A."
2. Parke Davis & Co.'s Morphinated Throat tablets.
3. Parke Davis & Co.'s Cherry Cola compound.
4. Burroughs Wellcome & Co.'s Tablets.
5. Allen and Hanbury's Tablets.
6. Allen and Hanbury's Tablets.
7. Allen and Hanbury's Tablets.
8. Allen and Hanbury's Tablets.

The above preparations will enjoy this exemption only so long as they do not contain more than one-tenth per cent of cocaine.

(2) The term 'authorized medical practitioner' occurring in this licence means any registered practitioner as defined in the Madras Medical Registration Act, 1914, and any unregistered person who is possessed of qualifications which render him eligible for registration under the Medical Act, 1858, and any Act of Parliament amending the same, or under any law for the registration of medical practitioners for the time being in force in any part of British India and who has been authorized in this behalf by (a) in Madras town, the Commissioner of Excise, and (b) in the rest of the district, the Collector in consultation with the District Medical Officer.

III. (1) The licensee shall obtain his supplies of cocaine either by direct importation from a foreign country with the special permission of the Local Government or the Commissioner of Excise or from another licensed vendor in India, and shall not receive, or have in his possession, any cocaine obtained otherwise. The transport to the licensee's premises of cocaine exported from abroad will be covered by the permit which authorizes the export. When the cocaine is purchased from a licensed vendor in the province, it will be covered by a permit issued under rule IX infra. When a licensee wishes to obtain a supply from another licensee of British India, he must obtain an authorization in advance from the Collector of the district in which he carries on his business for the transport of the drugs from the supplier to the destination, and forward a copy of the authorization with his indent for presentation to the officer in the province of export who is empowered to authorize the export of the drugs. In the case of imports from countries outside British India or from Indian States, the licensee shall first apply to the Commissioner stating the name and address of the firm from which he wishes to purchase the drug, the exact description and quantity of the drug, the purpose for which the drug is required and the port of import, if any, and shall obtain an import authorization before he orders for the drug. If the Commissioner of Excise is satisfied that the drug is required solely for medical purposes and that the licensee is authorized to possess the quantity of the drug applied for, he will grant an import authorization and an import certificate in the prescribed form. The licensee should forward the certificate to the exporting firm along with his indent for the drug.

(2) The importation of cocaine by means of the post from foreign countries is absolutely prohibited but transmission of the drug by inland post is permitted subject to the following conditions:—

- (i) only the parcel post shall be used;
- (ii) the parcel shall be insured;
- (iii) the parcel shall be covered by authorization issued by the proper authorities in the province or district as the case may be, to which the parcel is addressed;

(e) the parcels shall be accompanied by a declaration stating the names of the consignee and consignee, the contents of the parcels in detail the permit number and date covering the transaction, and the number of the license held by the consignee;

(f) the consignee shall show distinctly in his account books the name of the consignee and the quantity of drugs sent to him from time to time by post.

17. The license shall not keep or sell opium or any other place than the premises, the boundaries of which are specified in the schedule annexed to this license, and shall not possess at one time more than . . . gm. of coca alkaloids and their synthetic substitutes and preparations and substances containing more than . . . gm. of coca alkaloids or their synthetic substitutes or active principles thereof.

V. Cocaine may be sold to—

(1) authorized medical practitioners, dentists and veterinary practitioners up to a limit of half an ounce or such larger quantities as they are permitted to possess;

Provided that in the case of preparations and substances the limit shall apply to the quantity of coca alkaloids or their synthetic substitutes or active principles thereof contained in the preparations and substances;

(2) other licensed vendors up to the limit of possession prescribed in their licenses;

(3) persons authorized to export cocaine up to the limit of the amount which they have been specially permitted to export; in the case of export of the drug to Indian States or persons holding a pass granted by the Resident or Political Agent attached to the State and countersigned by the Secretary to the Government of India, Madras. The pass will be countersigned by the Secretary only on the production of an import certificate from the Government of the importing State approving of the import and countersigned by the Resident or Political Agent;

(4) persons authorized to possess cocaine without license; and

(5) any other persons on and in accordance with the written prescription of an authorized medical practitioner other than such person himself.

Provided that the drug shall not be delivered to any person not licensed or otherwise authorized to be in possession of the drug, who purports to be sent by or on behalf of a person so licensed or authorized, unless such person produces an authority in writing, signed by the person so licensed or authorized, to receive the drug on his behalf and unless the license is satisfied that the authority is genuine.

VI. A prescription for the supply of cocaine drugs must comply with the following conditions:—

(1) The prescription shall be given only on the prescribed 'official form' KAL-2 annexed.

(2) The prescription must be in writing, must be dated, and signed by the authorized medical practitioner with his full name and address and qualifications and marked with the words 'not to be repeated' and must specify the name and address of the person to whom the prescription is given and the total amount of the drug to be supplied on the given date, provided that where the medicine to be supplied on the prescription is a proprietary medicine, it shall be sufficient to state the amount of the medicine to be supplied.

(3) The prescription shall not be given for the use of the prescriber himself.

(4) A prescription shall only be given by a registered dentist for the purpose of dental treatment and shall be marked 'For local dental treatment only'.

(5) A prescription shall only be given by a registered veterinary surgeon for the purpose of treatment of animals and shall be marked 'For animal treatment only'.

(6) An authorized medical practitioner shall not give any prescription for the supply of any of the drugs otherwise than in accordance with the foregoing conditions.

Notes.—Prescriptions for active principles given by an authorized medical practitioner for the supply of cocaine drugs to a patient in accordance with a case note.

VII. Cocaine shall not be supplied more than once on the same prescription except in possession of fresh directions duly endorsed on the prescription by the medical practitioner by whom it was originally issued and signed with his name in full and dated.

VIII. The name of the person, firm, or body corporate dispensing the prescription, the address of the premises at which and the date on which it is dispensed must be marked on the prescription.

IX. In the case of every sale otherwise than on a prescription, the license shall issue an authorization to cover the transport of the consignment to the destination, if a permit has not already been taken out from an authorized Government officer.

IX-A. Every bottle or package containing cocaine shall be marked with the percentage or proportion or amount of coca alkaloids or their synthetic substitutes or active principles thereof contained in the drug.

X. (a) The license shall maintain correct accounts of all transactions in cocaine in Form K.C. 5 which can be purchased from any public authority, such accounts to show in respect of each receipt the source of supply and the quantity received and in respect of each issue the quantity issued, and the name and address of the person to whom it is issued. He shall file in support of his accounts of receipts the customs receipts for duty paid or invoice of supplies obtained otherwise than by import by sea; and in support of his accounts of issues copies of the

*The holder of a permit or a valid authority for the same or for the way to be used by the Collector, with reference to the standard and requirements of the license, or such larger quantities as may be prescribed by the Government of India is not an authorized Government officer. Substances with a specific limit for preparation and administration of coca or their derivatives.

of the articles and the offered rates considered along with the bids. The rates should be quoted in pounds and ounces per rupee for delivery of the Aliphan Jail, Bellary Cantonment, the quantities being specified in words as well as in figures. Samples of the articles required can be seen at the auction. Bidders may bid or tender for all or any one of the articles mentioned, or the articles on depositing the requisite earnest money. All supplies must be up to the samples accepted or approved by the Superintendent.

5. Successful bidders or tenders will be required to enter into stamped agreements with the Jail within seven days from the date of receipt of notification by them that their rates have been accepted. In addition, they should, before signing such agreements, deposit a sum of 10 per cent of the total value of the supplies undertaken (with the approval of the Inspector-General of Prisons, the amount may be reduced in the case of approved contractors). Failing compliance within the time specified, the earnest money may be forfeited, and, in the event of withdrawal, they will also be liable to pay a difference between the price accepted and those subsequently obtained by the Jail. The earnest money received from successful bidders or tenders will be taken towards their security deposits and those from others retained at the close of the auction.

6. The Superintendent reserves the right to reject any bid or tender without assigning any reason.

7. Contracts should not be sub-let.

8. Any rates accepted and contracts entered into will be subject to modifications by the Inspector-General of Prisons, Cantonment, whose decision shall also be final in all questions of infringement.

9. As the quantities given against each article in the schedule are only approximate, contractors will be under an obligation to supply the entire requirements during the period of contract, plus as much as may be needed to last for a whole month thereafter, provided, in respect of the entire quantities, that within course are given within a fortnight of the termination of the agreement. At the same time, the Superintendent does not bind himself to receive the quantities or numbers noted in the schedule if they are not required.

10. No article to be supplied except as a requisition signed by the Superintendent or some responsible person authorized by him in writing to do so "by order".

11. No advance of cash will on any account be made to the contractors when giving orders, nor will the Jail pay freight or other charges on consignments to be afterwards deducted from bills, but payment for articles delivered at the jail on order will be made promptly after they have been inspected and passed. Contractors must submit to receive payment of their bills in whole rupees, to which and areas forming part of the sum due on each bill will be deducted, unless they constitute a fraction equivalent to half rupee or more, when they will be rounded as a whole rupee for the purpose of the account.

12. During the prevalence of plague in the vicinity of the jail or in that of the areas from which supplies are drawn, all goods, etc., will be liable to be first exposed to the sun outside before being taken in. Also if for any other reason the Superintendent resolves acquisition of articles to be unnecessary.

13. Contractors are required (under a penalty not exceeding Rs. 25) to irrevocably send with each supply a memorandum or advice note, duly signed, showing the numbers or quantity tendered for acceptance. Also to sign and return within a week of payment by cheque each order or requisition,

transfer receipts, all concerned bills forwarded by the Superintendent for the purpose. Questions in connection with any supposed short payment may be referred to the Superintendent separately, but are not to be made an excuse for delay or refusal to sign.

14. In addition to any difference in prices that may be recoverable from contractors an amount of penalties reserved necessary otherwise by failure, neglect, or refusal on their part to supply according to the terms of their agreement, a fine not exceeding Rs. 25 may be levied at the discretion of the Superintendent for each and every instance of default. For repeated infringement of the stipulations of the contract or for other punishable reasons he may also award it, according to laws enforceable by the jail in consequence of the schedule. From the security deposited by the contractors, or other moneys due to them, and in the event of any arrears, by legal means, if so advised.

15. All wastages found to occur in excess of the respective percentages prescribed in the schedule will have to be made good by the contractor.

16. Further information on any point concerning this notification can be had from the jail office.

17. When once the rates offered at an auction or by tender have been accepted, lower quotations from others in the Superintendent, or to the Inspector-General of Prisons, will not be considered.

SCHEDULE.

State of article.	Approximate quantity required.	CR.	RS.	Conditions.
Rice, boiled ..	5,120,000	80	80	Should not be less than 14 weeks + 4, and of whole grain. Wastage or shrinkage not to exceed 4 per cent.
Wheat (ground) ..	120,000	200	200	Wastage not to exceed 6 per cent.
Vegetables ..	400,000	200	200	Quantity of different varieties. Wastage not to exceed 10 per cent. Should be fresh; 40 per cent of solid and 10 per cent of greens.
Grains ..	12,000	40	40	To be taken out of good quality. Wastage not to exceed 7 per cent.
Groundnut ..	21,000	100	100	No straw. Free from adulteration.
Peas (greenish) ..	24,000	170	170	Should be free from dust. Wastage not to exceed 7 per cent.
Chick ..	15,000	200	200	No to be damaged. Wastage not to exceed 10 per cent.
Carrot ..	12,000	100	100	No waste. Wastage not to exceed 10 per cent.
Turnip ..	2,000	40	40	To be free from stones and dirt. Wastage not to exceed 2 per cent.
Beet ..	20,000	200	200	With leaves. Should not be broken.
Spinach ..	1,510,000	200	200	To be of good dry variety. Wastage or shrinkage not to exceed 20 per cent.
Peas ..	15,000	40	40	No straw.
Peas, white ..	12,000	40	40	To be of good quality.
Onion ..	1,000	40	40	To be of good quality. Free from adulteration.
Red lent ..	2,000	40	40	To be of good quality.
Soy ..	20,000	100	100	Good, or adulteration. Should be brought to the jail for weighing.
Black lent ..	20,000	100	100	Good, or adulteration. Should be brought to the jail for weighing.
Egg ..	2,000	40	40	Should be of big size.
Mustard oil ..	200	40	40	Mustard seed.
Tea ..	200	40	40	Mustard seed.

Place of office.	Approximate quantity required.	Kind of timber.	Conditions.
Liquid fuel	4000 gallons
Boiler fuel	100 gallons	..	More or less
Coast, sea	100 gallons
Marine oil	100 gallons

D. A. GREENWOOD,
Superintendent.

Albany Jail, Bellary,
24th February 1934.

TENDER FOR SUPPLYING TEAKWOOD WORK, DOORS AND WINDOWS, ETC., FOR CONSTRUCTING DISTRICT REGISTRAR'S OFFICE AT MASULIPATAM.

Bidder-tenders will be received by the undersigned at his office up to 5 p.m. on 15th March 1934 for supplying teakwood work, doors and windows, etc., including iron-frames, required for constructing a District Registrar's Office at Masulipatam—Estimate No. 41,160.

1. Tenders should be addressed to the Executive Engineer, Kistna Eastern Division, Bellary, and should be accompanied by "Tender for supplying teakwood work, doors and windows, etc., required for constructing a District Registrar's Office at Masulipatam."

2. Each tender should be accompanied by an earnest-money of Rs. (500) for tender only in cash or money order which will be returned to the tenders whose tenders are not accepted.

3. The Executive Engineer, Kistna Eastern Division, Bellary, will reserve to himself the right of rejecting all or any of the tenders without assigning any reasons for so doing.

4. The successful tenderer will be required to sign within fifteen days of the acceptance of his tender an agreement in the K-11, the proper departmental form, for the due fulfilment of the contract.

5. Within a week of the acceptance of the tender being notified to him, the successful tenderer will be required to deposit a further sum equal to the above earnest money which with the earnest money received will be held as security for the due fulfilment of the contract.

6. The bidder to comply with the conditions 5 and 6 above will enter into the contract money.

7. The contract must be in writing.

8. All works should be as per Madras Public Works Department standard specifications.

9. The logs out of which the woodings, etc., are to be seen should be Banna tree squares (B-Mark) and these as well as the woodings and planks given out of the logs and used for the windows doors should be passed by the Executive Engineer, Kistna Eastern Division, or his authorized representative before being fitted up. There should be all other requests also comply with the standard specifications of the Public Works Department.

10. All woodings should be supplied within a month of the date of notice to do so, from the Executive Engineer, Kistna Eastern Division.

The door (without all pieces) and window frames for the ground floor, complete with slings, etc., should be in situ of the work by the 1st July 1934, while all the windows and the door and window frames for the first floor should be in situ by the 1st January 1935 unless otherwise instructed to the contrary by the Executive Engineer, Kistna Eastern Division. All slings should be supplied within a month of notice to do so being given by the Executive Engineer, Kistna Eastern Division, and fitted up

with hinges, wind ties, and other fittings within a month of notice to do so being given by the Executive Engineer, Kistna Eastern Division, for the said purpose. All the woodings, doors and other materials will be returned to be in charge of the contractor until they are fitted up and are liable to rejection at any stage before being fitted up.

11. Other conditions of contract and the contract documents can be seen at any time between 10 a.m. and 4 p.m. in the Executive Engineer's office from which blank forms of tender can also be obtained.

Quantity.	Description of work.	Per
4000 ft. B. ..	Teakwood wrought and put up over beam and the roof (top)	C.B.
100 sq. ft. ..	Teakwood doors parallel with ground level and outer painted and inner painted with iron-frames and slings complete as per Public Works Department standard design	Sq. ft.
100 ..	Teakwood doors parallel with ground level and outer painted and inner painted with iron-frames and slings complete as per Public Works Department standard design	..
100 ..	Teakwood doors parallel with ground level and outer painted and inner painted with iron-frames and slings complete as per Public Works Department standard design	..
100 ..	Teakwood windows parallel with ground level and outer painted and inner painted with iron-frames and slings complete as per Public Works Department standard design	..
100 ..	Teakwood windows parallel with ground level and outer painted and inner painted with iron-frames and slings complete as per Public Works Department standard design	..
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100 ..	Teakwood windows parallel with ground level and outer painted and inner painted with iron-frames and slings complete as per Public Works Department standard design	..
100 ..	Teakwood windows parallel with ground level and outer painted and inner painted with iron-frames and slings complete as per Public Works Department standard design	..

V. AYYADURAI AYYAR,

Executive Engineer, Kistna Eastern Division.

Bellary, 14th February 1934.

AUCTION FOR SUPPLY OF RATIONS AND MISCELLANEOUS ARTICLES TO THE CENTRAL JAIL, BELLARY

Notice is hereby given that the Superintendent will hold an auction at the Albany Central Jail, Bellary Commencement, at 10-30 p.m. on Monday the 26th March 1934 for the supply of the following articles of provisions and miscellaneous articles during the period 1st April 1934 to 31st March 1935. Interested bidders are requested to be present. In the case of supplies which may be made to stock the auction, sealed tenders will be accepted, provided they reach the Superintendent on or before the day and hour mentioned above, and are accompanied by the earnest money specified in the schedule. Tenders, which will only be received on printed forms to be had free of cost on application, should be accompanied by "Tender for the supply of ration and miscellaneous articles to the Central Jail, Bellary." They will be opened at the time of auction and the offered money forwarded along with the bids. The money should be given in pounds and pence and notes up to the delivery of the ration and miscellaneous articles, the quantities being specified in the schedule as well as in figures. Samples of the articles required can be seen at the auction. Suppliers may bid as tender for all or any one of the articles mentioned in

[illegible]

Samples should be submitted along with the release order at the time of action on the articles listed above. The approximate quantities shown above are based on the probable requirements during the fiscal year 1954-55.

G. P. V. SHUNGER,
Superintendent

Central Jail, Bellary,
10th February 1926.

ADDITION FOR THE SUPPLY OF RATION
ARTICLES TO THE DISTRICT JAIL, BER-
HAMPOUR, GAZIAM.

Notice is hereby given that the Superintendent, District Jail, Birmingham, will hold sessions at the District Jail, Birmingham, at 2 p.m. on Wednesday the 17th and 18th of 1916 for the supply of the following articles of rebates during the year 1916-17. Interested bidders are requested to be present. In the case of supplies which may be wished to attend the auction, send tenders and be accepted, prepared they must be the Superintendent on or before the day and hour assigned above. The articles of rebates, by the various ways specified, are and recognized. Tenders, which will only be received, the articles, forms to be had from the Superintendent, or printed forms to be supplied by the Superintendent, should be submitted to the District Jail, Birmingham, and will be opened at the time of session, and the articles will be considered along with the bids. The rates of rebates will be quoted in pounds and cents per yard for delivery at the District Jail, Birmingham, the quantities being specified in words as well as in figures.

in figures. Samples of the articles required can be seen at the station. Suppliers may bid on tender for all or any one of the articles contained in the schedule on depositing the requisite amount. money. All supplies must be up to the supplies accepted by them or approved by the Superior tender.

2. Successful bidders or tenders will be required to enter into a staged agreement with the soil water agency days before the date of receipt of information that their offer has been accepted. If, in addition, they should before signing such agreement, deposit a security of ten per cent of the total value of the accepted bid/offer (With the exception of the *Guano-Rimel* of Panama, the total amount may be reduced in the case of approved contractors.) Pending compliance within the time specified, the current contract may be terminated, and in the event of withdrawal, they will also be liable to pay any difference between the price accepted and that ultimately obtained by the bid. The lowest amount received from successful bidders or tenders will be taken towards their security deposits and those from others retained at the discretion of the agency.

3. The Superintendent reserves the right to accept or reject any bid or tender without assigning any reason.

4. Construct a double end la. as follows

8. Any award accepted and contracts entered into will be subject to confirmation by the Inspector-General of Prisons, Oshana, whose decision shall also be final in all questions of enforcement.

As the guidelines given against each article in the schedule are only approximate, contractors have a right under an obligation to supply the entire requirements during the period of the contract, plus as much as may be needed to last for a whole month thereafter, provided, in respect of the extra facilities, that written orders are given within a fortnight of the termination of the agreement. At the same time, the Superintendent does not bind himself to operate the quantities or services noted in the schedule if they are not required.

1. No action is to be supplied to the jail except a requisition signed by the Superintendent, or some responsible person authorized by him in writing to do so "by order."

3. No address of each will in any account be made in the correspondence when printing orders, nor will a cost for freight or other charges on consignments be afterwards debited from bills, but payment articles delivered on the bill or order will be sent promptly after they have been inspected and found correct. Customers must submit to receive payment of their bills in whole or in part, to which and from which part of the same due on each bill will be deducted, unless they designate a fraction. Involvement to half rates or more, when they will be used as a whole rates for the purpose of the account.

8. During the perusal of papers in the vicinity of the jet, or in that of the areas from which papers are drawn, all green, etc., will be liable to first exposure in the sun outside before being used; also if for any other reason the Superintending, needless exposure of articles to sun-damage.

Contractions are required (under a penalty not exceeding \$5.00) to invariably deal with any supply, memorandum or advice note, daily order, showing the number or quantity ordered and accepted, to be signed and returned within a week of payment by check, cash order, or otherwise transfer receipts, all accompanied bills forwarded by the Superintendent for the purchase of supplies in accordance with any approved short purchase order. No order or bill may be returned to the Superintendent unless it is accompanied by the receipt of the contractor or referred to sign.

11. In addition to any difference in price that may be recoverable from contractors on account of purchases rendered necessary elsewhere by failure, neglect, or refusal on their part to supply according to the terms of their agreements, a fine not exceeding Rs. 50 may be levied at the discretion of the Superintendent for each and every such case of default. For repeated infringement of the stipulations of the contract or for other justifiable reasons, he may also award it, recording all losses sustained by the put in possession of the superintendent from the security deposited by the contractor or other means due to them, and, in the event of any accident, by legal means, if so advised.

12. All weights found to cover in excess of the respective percentages (mentioned in the schedule) will have to be made good by the contractor.

13. Further information on any point concerning this notification can be had from the Jail office.

14. When upon the notice referred to an auction or by tender have been accepted, lower quotations from others to the Superintendent or to the Inspector-General of Prisons, will not be considered.

SCHEDULE.

Descriptions of articles, probable quantity required and when to be delivered.

Reinforced iron, galvanized and white, not less than six months old, weights not to exceed 4 per cent., 10,000 lbs., in four instalments; stored money Rs. 50.

Brass, sheet-rod not to exceed 10 per cent., and not to exceed 100 lbs. galvanized, weights not to exceed 10 per cent.; 10,000 lbs., in four instalments; stored money Rs. 50.

Sheet-rod, galvanized, not to exceed 10 per cent., 10,000 lbs., in four instalments; stored money Rs. 50.

Unfinished (uncoated) sheet-rod, not to exceed 10 per cent., 10,000 lbs., in four instalments; stored money Rs. 50.

Galvanized sheet-rod, not to exceed 10 per cent., 10,000 lbs., in four instalments; stored money Rs. 50.

Uncoated sheet-rod, not to exceed 10 per cent., 10,000 lbs., in four instalments; stored money Rs. 50.

Galvanized sheet-rod, not to exceed 10 per cent., 10,000 lbs., in four instalments; stored money Rs. 50.

Uncoated sheet-rod, not to exceed 10 per cent., 10,000 lbs., in four instalments; stored money Rs. 50.

Galvanized sheet-rod, not to exceed 10 per cent., 10,000 lbs., in four instalments; stored money Rs. 50.

Uncoated sheet-rod, not to exceed 10 per cent., 10,000 lbs., in four instalments; stored money Rs. 50.

Galvanized sheet-rod, not to exceed 10 per cent., 10,000 lbs., in four instalments; stored money Rs. 50.

S. M. PANCRANADAN PILLAI

Superintendent.

District Jail, Bellary, Mysore,
15th February 1928.

TENDER FOR SUPPLY OF ARTICLES OF DIET FOR THE REFORMATORY AND SENIOR CERTIFIED SCHOOL, CHINGLEPUT.

Notices is hereby given that sealed tenders for the supply of articles for the Reformatory and Senior Certified School, Chingleput, as detailed in the schedule for the period from 1st April 1928 to 31st March 1929, will be received by the Superintendent, Reformatory School, Chingleput, up to 11 a.m. on 15th March 1928.

1. Information as to samples, etc., may be had on personal application at the office.

2. Tenders will be opened by the Superintendent, Reformatory School, Chingleput, at the appointed time in the presence of those interested who may choose to attend.

3. Each tender must contain not only the rate, but also the total value of each item of supply entered in a separate column, the items in which must be detailed up showing the aggregate value of each article tendered.

4. Each tender must be accompanied by a deposit in Government Treasury notes or current money of the amount noted against each article or group of articles. When several articles are tendered for, the bank receipt for the total amount of current money will be required. The deposit will be returned to unsuccessful tenderers immediately and to the others as soon as they have lodged the security mentioned in paragraph 7 infra.

5. No person making a tender shall be allowed to withdraw his tender, for the space of thirty days from the date thereof and in the event of his so doing, his deposit will be forfeited to Government.

6. The successful tenderer must, within three days from date of receiving intimation that his tender has been accepted, execute an agreement for the due fulfillment of the contract and lodge security, viz., 10 per cent. of the total value of the articles, being which his deposit will be forfeited to Government. The contractor's security if not furnished will be returned to him immediately on completion of his contract.

7. No advance of cash will be made to the contractor.

8. Payment will be made after delivery as monthly bills by the Superintendent, Reformatory and Senior Certified School, Chingleput.

9. A fine not exceeding 10 per cent. of deposit money will be levied by the Inspector-General of Reformatory Schools, Government, for any infraction of the stipulations of the contract or for other justifiable reasons, and if frequently repeated the contract will be annulled and the security forfeited.

10. The contract must not be sublet.

11. The Superintendent reserves to himself the right to decline or accept the tender for any one or more of the articles tendered for by the successful tenderer without assigning any reason for so doing.

12. The Superintendent also reserves to himself the right of rejecting tenders without assigning any reason for so doing.

13. The successful tenderer will be required to pay the value of the proper stamp duty on the contract.

14. No article shall be supplied to Reformatory and Senior Certified School, Chingleput, except on authority signed by the Superintendent of the school or by some responsible person authorized by him in writing to do so.

15. Samples are not required unless called for. When called for they must be sent in within two days. Samples will be received in sealed bottles only. Samples of the accepted tenderer will be sealed and placed in the seal school. Tenderers are distinctly understood that, if the tenderer is accepted, the articles or articles required must be in every way equal to the approved sample. The quality of the Superintendent will be fixed on the point.

16. The number or quantity entered in the schedule is the probable number or quantity which the Superintendent undertakes to require to be supplied and may be more or less according to actual requirements. The Superintendent does not bind himself to receive the full quantity or number listed in the schedule. But the contractor will be under an obligation to supply such larger number or increased quantity as the Superintendent may require him to supply.

17. The system of rounding off fractions of a rupee in the current prices mentioned in the No. 10, Mysore, dated 21st August 1927, will be adopted in all contracts' bills.

18. The contract rate should include charge for delivery of the articles at the seal school.

19. Every violation in the tender must immediately be reported by the tenderer, failing which the tender will be rejected.

24. The articles used in the schedule must be supplied in small quantities and at such times as may be indicated by the Superintendent of the school. Information regarding quantities required at a time may be had on personal application at the said school.

DESMOND, L.B.

[illegible]

W. D. TOMPKA

Supervised.

Highway and Senior Certified School,
Chingapat, 14th February 1978.

TENDER FOR ANNUAL MAINTENANCE
AND REPAIRS TO TAMARPAK ANICUT
2004-2005

SEASON tickets will be received by the undersigned at his office up to 2 o'clock on 2nd March 1926, for annual maintenance and repairs to Town-works about for 1926.

2. Teachers should be addressed, to the Executive Engineer, Cingolpat Division, and should be empowered 'Teacher for Aerial Maintenance and Repair to Tonnage Aircraft for 1960'.

Each tender should be accompanied by an earnest money of Rs. 100 in cash or currency notes to be paid in person to the Manager or to be sent by money order to the address of the Manager, Complaint Division, Chapsala, Madras. It will be returned to the tenders whose tenders are not accepted.

4 The Executive Engineer, Chingleput Division, will revert to himself the right of selecting all or any of the tenders without assigning any reasons for so doing.

5. As soon as the newspaper of the reader is notified, the successful tenderer will be required to deposit a further sum of Rs. 50 which, with the earnest money received, will be held as security for the due fulfilment of the contract.

§ (a) Teachers offering a percentage reduction on the estimate amount will be rejected.

6. The universal tender will also be required to sign an agreement in the tender departmental form for the following:

7. Failure to comply with criterion 6 above will result forfeiture of the award money.

B. The contract must not be written.

8. Other quadrants of contract and the contract documents can be seen at any time between 11 a.m. and 5 p.m. in the Congressional Division office from which blank forms of tender can also be obtained.

12. The work should be carried out as per latest standard specifications of the Public Works Department.

11. All water charges will have to be borne by the placework.

11. When once the rules embodied are adopted they will not be revised under any circumstances.

13. The extraction should also enter the name in the order to work.

References

distal and basal sites

Quantity, cubic ft.	Description of work.	Per 100 cu ft.
	Overhauling of those including grading, widening and compacting, etc.	100 cu ft.
2,500 cu ft.	Below the existing bridge stone work with concrete filling and sand and string of sand	140 cu ft.
1,400 cu ft.	Overlaid with concrete pile and concrete	"
400 "	Below the existing work ground 1' thick to be grading and sand and string of sand	"
900 cu ft.	Reinforcing and replacing concrete and stone and fill a ft. of new stone	100 cu ft.
300 "	Dry stone packing over the concrete and new stone and fill of new stone	"
160 "	Thickness wrought and put up for inside structure of wood	0.6 ft.
	Worked into work	ft.
10,000 cu ft.	Reinforcing concrete and stone and fill and fill of 10 yds and a fill of 1 yds including grading, etc., concrete	1,000 cu ft.
	For every extra foot of 10 yds depth or height of work	"
	For every extra foot of 1 yds depth or height of work	"
204 cu ft.	For every extra foot of 10 yds depth or height of work	200 cu ft.
27 cu ft.	For every extra foot of 1 yds depth or height of work	0.6 ft.
1,500 cu ft.	Below the existing concrete and stone and fill of 10 yds and a fill of 1 yds including grading, etc., concrete	150 cu ft.
2,000 "	Below the existing concrete and stone and fill of 10 yds and a fill of 1 yds including grading, etc., concrete	200 cu ft.
2,500 cu ft.	Below the existing concrete and stone and fill of 10 yds and a fill of 1 yds including grading, etc., concrete	250 cu ft.
750 "	Dry stone packing over the concrete and new stone and fill of 10 yds and a fill of 1 yds	"
5,000 cu ft.	Reinforcing in stone and fill and fill of 10 yds and a fill of 1 yds including grading, etc., concrete	1,000 cu ft.
	For every extra foot of 10 yds depth or height of work	"
	For every extra foot of 1 yds depth or height of work	"

W. H. SAWYER,
Executive Engineer, Chicago & North
Western Ry. Co.

16. Other conditions of contract and the contract documents can be seen at any time between 11 a.m. and 5 p.m. in the Citizenship Division office from which blank forms of tender can also be obtained.

11 The work should be carried out as per the latest standard specifications of the Public Works Department.

12. All water charges will have to be borne by the municipality.

13. When once the rates finalized, are accepted they will not be varied under any circumstances.

14. The contractor should also enter the noise in the reader in words.

Quantity	Description of work	Per
	<i>Portia in Supercolumn bed.</i>	
1,500 sq ft.	Graveling roads of 4 feet thick of depth with concrete 4 inches thick and in some cases a soft pointing with mesh mortar	500 sq ft.
400 400 sq ft.	Pointing with mesh mortar	Do
100	Reinforcing and relieving heavy and permanent with 2 ft. of new chips	100 sq ft.
700	Reinforcing dry parking over new concrete and reinforced with 2 ft. of new chips	Do.
1,500 sq ft.	Reinforcing with mesh mortar, two men	100 sq. ft.
1,000 sq ft.	Reinforcing in hard soil with metal bed of twenty yards and metal bed of two yards including breaking up, setting, tamping, etc., one man	1,000 sq. ft.
4,000	Reinforcing in soft soil with metal bed of twenty yards and metal bed of two yards including breaking up, setting, tamping, etc., one man	Do
	For every extra bed of two yards in part thereof	Do.
	For every extra bed of one yard in depth or length in part thereof	Do.
	<i>Portia in Supercolumn bed.</i>	
100 sq ft.	Graveling roads of concrete and mesh mortar with concrete finisher level in base mortar and pointing with mesh mortar	100 sq ft.
0	Pointing with mesh mortar	Do
100 sq ft.	Concrete beds in base mortar	100 sq ft.
100	Reinforcing with mesh mortar, two men	100 sq ft.
100 sq ft.	Reinforcing and repointing concrete with 2 ft. of new chips	100 sq ft.
100	Reinforcing dry parking over new concrete and reinforced with 2 ft. of new chips	Do
100	Reinforcing in hard soil with metal bed of twenty yards and metal bed of two yards including breaking up, setting, tamping, etc., one man	1,000 sq ft.
100	Reinforcing in soft soil with metal bed of twenty yards and metal bed of two yards including breaking up, setting, tamping, etc., one man	Do.
	For every extra bed of two yards in part thereof	Do.
	For every extra bed of one yard in	Do.

W. H. SAWYER

Forrest H. Taylor, Chief, Division

Madras, 10th February 1920

TENDER FOR SUPPLY OF ARTICLES OF
DENT AND OTHER HOSPITAL REQUIRE-
MENTS FOR THE GOVERNMENT MENTAL
HOSPITAL, MADRAS.

Sturgeon is hereby given that sealed tenders in duplicate will be received up to 10 o'clock (morning) on Wednesday, the 22nd March 1972, by the Superintendent, Government of Mineral, Hospital, Madras, for the supply of the following articles.

Net, Straps, Etc.—Consists of articles which must be supplied in bulk within seven days after acceptance of tender as in quantities as required within the time specified. Payment will be made as bills are upon a few percent less payable.

Dist. provisions.—Consists of portable articles of daily supply (supply to continue from 1st April 1939 to 31st March 1940). An indent for each day's requirement will be given to the contractor. Payment will be made on monthly bills.

Dist. agents: S. Karger, Madison, Hospital literature, Hospital publications, medical stores, wires and cables.—Consent of articles to be included for a quarterly or regular. Payment will be made on monthly bills. Supplies to members from Jan. April 1956 to 31st March 1957.

5. The articles required are detailed in the classified schedule annexed, and information as to samples, etc., may be had on personal application at the Bureau.

5. A separate leader must be written for each article.

4. Teachers will be opened by the Superintendent at the Government Mental Hospital at the appointed time in the presence of those interested who may choose to attend.

5. Tenders to be encapsulated in the manner specified in paragraph 3 and on the cover the words "Tenders for Hospital supplies" written. Each tender must contain not only the rates, but the total value of each item of supply entered in a separate column, the items in which must be totalled up showing the aggregate value of each entire order.

8. Each tender must be accompanied by a deposit in Government promissory notes or bank cheques for one-tenth of the amount tendered against such title. When several articles are tendered for, one receipt for the total amount of one-tenth may be received. In default of such deposit the tender will be rejected, nor will any tender be accepted after the time fixed for the opening of tenders. No cash is to be received. This deposit will be returned to successful tenders immediately and to the others on such day they have lodged the tender mentioned in the notice.

Y. No person making a tender shall be allowed to withdraw his tender for the space of thirty days from the date thereof, and, in the event of his going, his deposit shall be forfeited to Government.

8. The successful tenderer must, within three days, on date of receiving intimation that his tender has been accepted, lodge security, viz., 10 per cent of the total value of the articles, failing which his deposit will be forfeited to Government.

9. No advance of cash will be made to the company.

18, 1876, as presentation, will be passed by the
 Export Association-General for payment at the
 Export Bank of India, Madras, after delivery of
 a receipt.

11. A fine not exceeding 10 per cent of deposit may will be levied for any infringement of the provisions of the bond, and, if repeatedly repeated, a contract will be annulled and the security confined to Government.

11. The contract must not be voided. The contractor's security will be returned to him immediately on cancellation of his contract.

13. The Superintendent reserves to himself the right to decline or accept the tender for any one or more of the articles tendered for by the successful bidder without assigning any reason therefor.

14. The Reporters' Board also reserves to himself the right of rejecting tenders without assigning any reason for so doing.

15. The successful competitor will be required to pay the value of the proper stamp duty on the receipt.

[illegible]

Articles	Weighted average—(When like prices on this group are used, divide by the "average")	Freight quantity per car.	Current deposit.	No.
Shaking soil	Lb	65		2
Limings	"	1,000		3
Cement, clinker	"	N/A	30	4
Lead, white	"	N/A	30	5
Synthetic lime	"	"	30	6
Oil, kerosene, kerosene	Gals.	110		10
Butter cream	"	Mo.	15	11
Patty	"	"	15	12
General house of good	"	"	45	13
Lamp oil	"	"	30	14
Tree paper	"	"	1,000	15
Paper, white	"	"	1,000	16
Indigo (German made)	"	"	30	17
Spice and vegetable	"	"	30	18
Merchandise	"	"	30	19
Merchandise	"	"	30	20
Merchandise	"	"	30	21
Merchandise	"	"	30	22
Merchandise	"	"	30	23
Merchandise	"	"	30	24
Merchandise	"	"	30	25
Merchandise	"	"	30	26
Merchandise	"	"	30	27
Merchandise	"	"	30	28
Merchandise	"	"	30	29
Merchandise	"	"	30	30
Merchandise	"	"	30	31
Merchandise	"	"	30	32
Merchandise	"	"	30	33
Merchandise	"	"	30	34
Merchandise	"	"	30	35
Merchandise	"	"	30	36
Merchandise	"	"	30	37
Merchandise	"	"	30	38
Merchandise	"	"	30	39
Merchandise	"	"	30	40
Merchandise	"	"	30	41
Merchandise	"	"	30	42
Merchandise	"	"	30	43
Merchandise	"	"	30	44
Merchandise	"	"	30	45
Merchandise	"	"	30	46
Merchandise	"	"	30	47
Merchandise	"	"	30	48
Merchandise	"	"	30	49
Merchandise	"	"	30	50
Merchandise	"	"	30	51
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Merchandise	"	"	30	61
Merchandise	"	"	30	62
Merchandise	"	"	30	63
Merchandise	"	"	30	64
Merchandise	"	"	30	65
Merchandise	"	"	30	66
Merchandise	"	"	30	67
Merchandise	"	"	30	68
Merchandise	"	"	30	69
Merchandise	"	"	30	70
Merchandise	"	"	30	71
Merchandise	"	"	30	72
Merchandise	"	"	30	73
Merchandise	"	"	30	74
Merchandise	"	"	30	75
Merchandise	"	"	30	76
Merchandise	"	"	30	77
Merchandise	"	"	30	78
Merchandise	"	"	30	79
Merchandise	"	"	30	80
Merchandise	"	"	30	81
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Merchandise	"	"	30	89
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Merchandise	"	"	30	91
Merchandise	"	"	30	92
Merchandise	"	"	30	93
Merchandise	"	"	30	94
Merchandise	"	"	30	95
Merchandise	"	"	30	96
Merchandise	"	"	30	97
Merchandise	"	"	30	98
Merchandise	"	"	30	99
Merchandise	"	"	30	100

Remarks—If the whole of this group is included in one order, No. 10 will be returned as current deposit.

Notes, specific 2

Plum, white, for sale Lb | 300 | | 1 || Apple, pear, bush | " | 11 | | 2 |
| and good | " | " | | 3 |

TENDER FOR SUPPLY OF ARTICLES OF DIET AND OTHER HOSPITAL REQUIREMENTS FOR THE OUTPATIENT VETERINA HOSPITAL FOR WOMEN, MADRAS

Notice is hereby given that sealed tenders, in duplicate, will be received, up to 10 a.m. on Saturday the 23rd March 1924 by the Superintendent, Government Victoria Hospital for Women, Madras, at her office, Bell's Road, Triplicane, for the supply of perishable and non-perishable articles, etc., as detailed in the schedule annexed for the year 1924-25.

2. A separate tender must be sent in for each article.

3. Tenders will be opened by the Superintendent, at her office, at the prescribed time, in the presence of three who may choose to attend.

4. Tenders should be accompanied by "Tender for Hospital Supplies." Each tender must specify not only the rates, but also the total value of each line of supply entered in a separate column and the items as listed by should show the aggregate total of the entire tender. The tender for each article will be treated as a separate and distinct tender.

5. Each tender must be accompanied by a deposit in Government promissory notes or bank receipts, equal to 5 per cent on the total value of the tender, in full of each deposit, the tender will be rejected, and any tender be received after the time fixed for the opening of tenders. No cash will be received.

6. No person making a tender will be allowed to withdraw his tender for the space of thirty days from the date thereof, and, in the event of so doing, his deposit will be forfeited to Government.

7. The successful tenderer for perishable articles of diet, bedding and clothing must, within three days from the date of receiving intimation that his tender or any portion thereof has been accepted, lodge security, viz., 10 per cent on the total value of his accepted articles, failing which his deposit shall be forfeited to Government; he will also be required to sign a bond and to pay the value of the proper stamp duty on the contract.

8. The successful tenderer for perishable articles of diet must have his articles ready for inspection not later than 7-30 a.m. daily.

9. No advance of cash will be made to the contractor, but payment will be made on monthly bills for the supply of articles.

10. A fine not exceeding 50 per cent of deposit money will be levied for any infringement of the stipulations of the bond, and, if frequently repeated, the contract will be annulled and the security forfeited to Government.

*11. The contract must not be valid. The contractor's security will be returned to him immediately on completion of his contract.

12. The successful tenderer for non-perishable articles of diet, house requisites and hospital necessaries should deliver the articles in bulk within one week from date of order, failing which their contract money will be forfeited to Government. Payment will be made after the required supply is fully received.

13. The deposit money of successful tenderers will be retained till the supply is completed, but three of unsuccessful tenderers will be returned on application at the hospital.

14. The samples of the different articles may be seen at the office of the Superintendent and the

supplies should be strictly in accordance with such samples.

15. The Superintendent reserves to himself the right to decline or to accept the tender for any one or more of the articles tendered for by the successful tenderer without assigning any reason for so doing.

16. Government promissory notes lodged as security money or security deposit for a period of twelve months or less shall not be returned over to the Superintendent, but shall remain in the name of the depositor. Government will appropriate or cancel the same as per G.O. No. 2516, dated 23rd March 1922, authority is that effect being duly entered in the contract or other document created by the depositor.

17. Every tenderer should attach a certificate to his tender to the following effect:—

"I, the tenderer, agree to have the current money or security deposit surrendered to Government in case of my failure to undertake the contract."

18. Every condition in the tender must invariably be complied by the tenderer, failing which the tender will be rejected.

19. No articles shall be supplied to the hospital except on authority signed by the Superintendent or by some responsible person authorized by her in writing to do so.

20. The number or quantity entered in the tender form is the probable maximum number or quantity which the Superintendent undertakes to require to be supplied, but the contractor will be under an obligation to supply such larger number or increased quantity as the Superintendent may require him to supply. The Superintendent does not bind himself to receive the full number or quantity stated in the schedule.

21. Printed forms of tenders can be had on application at the Government Victoria Hospital for Women, Madras.

22. The Government reserves the power of inspection and that the acceptance of any tender by the Superintendent of a hospital is provisional and subject to annulment by the Government at any time within three months of the acceptance by the Superintendent.

23. The rates quoted by each tenderer should also be expressed in words.

24. The bond supplied to the hospital should be free from alien and yield an annuity equivalent to not more than 5 per cent, nominal value, per 100 grammes of bond. The maximum limit of such percentage in the case of bond is 102 per cent (calculated on the dried solids) insoluble in dilute hydrochloric acid. The bond supplied to hospital from time to time will be subject to analysis and the contractors will be liable to a penalty for exceeding the percentages laid down above. This penalty will be subject to the recovery of 10 per cent of the security amount deposited by the contractor.

25. Fractions of a rupee in the bills of contractors' bills are rounded off to the nearest rupee (i.e., fractions of less than half are disregarded and half a rupee and over are taken as a rupee) in the case of bills amounting to Rs. 25 and upwards. The bills of less than Rs. 25 are rounded to the nearest paise (i.e., amounts below six paise are disregarded and six paise and above are taken as six paise).

References

[illegible]Genus II—*Neptacynus* sp. n.[illegible]

Case III—Herring, Bryanaia

[illegible][illegible]

Dept. of Neurology, University of Michigan, Ann Arbor, Michigan

Long short (as per hospital sample)	Yrs.	100
Minimum of 100, which includes (sample required)	Yrs.	50
Minimum of 100, which includes (sample required)	Yrs.	25
Minimum of 100 (sample required)	Yrs.	10
Minimum of 100 (sample required)	Yrs.	5

Dana E. Wells and Steven

Empty Enclave No.	Area	Perimeter	Area	Perimeter
1000	1000	1000	1000	1000
1000	1000	1000	1000	1000

M. O'B. BEATON,
Superintendent

Genl. Victoria Hospital for Women,
Madras, 10th February 1926.

TENDER FOR SUPPLY OF ARTICLES OF
DIET AND HOSPITAL SUPPLIES FOR
THE GENERAL HOSPITAL, MADRAS.

Notice is hereby given that united teachers in diaphanous will be required up to 10 o'clock (meeting) on Monday the 1st March 1926, by the 24th anniversary, General Hospital, for the supply of the following articles for one year from 1st April 1926 to 31st March 1927. All supplies should be submitted from 1st April 1926 on receipt of orders as specified below. Payment will be made by cheque.

Diet, Perishable—Consists of perishable articles of daily consumption. An order for each day's requirement will be given to the contractor after his daily supplies are completed as an estimate to be furnished to him on the previous day.

Non-durable, perishable, waste, etc., supplied coverings, and bedding and clothing: These articles will be indexed for in quantities as

[illegible]

Example 10—If the whole of this group is included in one series, Ex. 10 will be regarded as having failed.

10-lb paper	Guins	25	
Knitting aids	Yas	12	
Figures of	Ph.	101	
Figures of		24	
Soap making	12		
Clothing washing aids		5,130	
Machine oil in four gallons (100)	Ther	20	
Shower gel in 100		879	
Barometric pressure	12		
Chemical without dust	Yas	68	

FOOTNOTES.—If the whole of this group is included in my list the 40 will be revised as must be copied.

[illegible]

REMARKS.—If the whole of this group as indicated in our number 70, 80, will be received as correct deposit.

[illegible]

REMARKS.—If the whole of this group is included in one order, viz. 30, it will be regarded as somewhat deficient.

[illegible]

liquid, run out, 100, 2nd year	100	10
liquid, 1st, 1st year, 1st year	100	10

[illegible]

its department of General Hospital and the supply room by sending to hospital stores.

[illegible]

Buy, literally.

— 2000, 1999, 1998, 1997, 1996, 1995, 1994, 1993, 1992, 1991, 1990, 1989, 1988, 1987, 1986, 1985, 1984, 1983, 1982, 1981, 1980, 1979, 1978, 1977, 1976, 1975, 1974, 1973, 1972, 1971, 1970, 1969, 1968, 1967, 1966, 1965, 1964, 1963, 1962, 1961, 1960, 1959, 1958, 1957, 1956, 1955, 1954, 1953, 1952, 1951, 1950, 1949, 1948, 1947, 1946, 1945, 1944, 1943, 1942, 1941, 1940, 1939, 1938, 1937, 1936, 1935, 1934, 1933, 1932, 1931, 1930, 1929, 1928, 1927, 1926, 1925, 1924, 1923, 1922, 1921, 1920, 1919, 1918, 1917, 1916, 1915, 1914, 1913, 1912, 1911, 1910, 1909, 1908, 1907, 1906, 1905, 1904, 1903, 1902, 1901, 1900, 1899, 1898, 1897, 1896, 1895, 1894, 1893, 1892, 1891, 1890, 1889, 1888, 1887, 1886, 1885, 1884, 1883, 1882, 1881, 1880, 1879, 1878, 1877, 1876, 1875, 1874, 1873, 1872, 1871, 1870, 1869, 1868, 1867, 1866, 1865, 1864, 1863, 1862, 1861, 1860, 1859, 1858, 1857, 1856, 1855, 1854, 1853, 1852, 1851, 1850, 1849, 1848, 1847, 1846, 1845, 1844, 1843, 1842, 1841, 1840, 1839, 1838, 1837, 1836, 1835, 1834, 1833, 1832, 1831, 1830, 1829, 1828, 1827, 1826, 1825, 1824, 1823, 1822, 1821, 1820, 1819, 1818, 1817, 1816, 1815, 1814, 1813, 1812, 1811, 1810, 1809, 1808, 1807, 1806, 1805, 1804, 1803, 1802, 1801, 1800, 1799, 1798, 1797, 1796, 1795, 1794, 1793, 1792, 1791, 1790, 1789, 1788, 1787, 1786, 1785, 1784, 1783, 1782, 1781, 1780, 1779, 1778, 1777, 1776, 1775, 1774, 1773, 1772, 1771, 1770, 1769, 1768, 1767, 1766, 1765, 1764, 1763, 1762, 1761, 1760, 1759, 1758, 1757, 1756, 1755, 1754, 1753, 1752, 1751, 1750, 1749, 1748, 1747, 1746, 1745, 1744, 1743, 1742, 1741, 1740, 1739, 1738, 1737, 1736, 1735, 1734, 1733, 1732, 1731, 1730, 1729, 1728, 1727, 1726, 1725, 1724, 1723, 1722, 1721, 1720, 1719, 1718, 1717, 1716, 1715, 1714, 1713, 1712, 1711, 1710, 1709, 1708, 1707, 1706, 1705, 1704, 1703, 1702, 1701, 1700, 1699, 1698, 1697, 1696, 1695, 1694, 1693, 1692, 1691, 1690, 1689, 1688, 1687, 1686, 1685, 1684, 1683, 1682, 1681, 1680, 1679, 1678, 1677, 1676, 1675, 1674, 1673, 1672, 1671, 1670, 1669, 1668, 1667, 1666, 1665, 1664, 1663, 1662, 1661, 1660, 1659, 1658, 1657, 1656, 1655, 1654, 1653, 1652, 1651, 1650, 1649, 1648, 1647, 1646, 1645, 1644, 1643, 1642, 1641, 1640, 1639, 1638, 1637, 1636, 1635, 1634, 1633, 1632, 1631, 1630, 1629, 1628, 1627, 1626, 1625, 1624, 1623, 1622, 1621, 1620, 1619, 1618, 1617, 1616, 1615, 1614, 1613, 1612, 1611, 1610, 1609, 1608, 1607, 1606, 1605, 1604, 1603, 1602, 1601, 1600, 1599, 1598, 1597, 1596, 1595, 1594, 1593, 1592, 1591, 1590, 1589, 1588, 1587, 1586, 1585, 1584, 1583, 1582, 1581, 1580, 1579, 1578, 1577, 1576, 1575, 1574, 1573, 1572, 1571, 1570, 1569, 1568, 1567, 1566, 1565, 1564, 1563, 1562, 1561, 1560, 1559, 1558, 1557, 1556, 1555, 1554, 1553, 1552, 1551, 1550, 1549, 1548, 1547, 1546, 1545, 1544, 1543, 1542, 1541, 1540, 1539, 1538, 1537, 1536, 1535, 1534, 1533, 1532, 1531, 1530, 1529, 1528, 1527, 1526, 1525, 1524, 1523, 1522, 1521, 1520, 1519, 1518, 1517, 1516, 1515, 1514, 1513, 1512, 1511, 1510, 1509, 1508, 1507, 1506, 1505, 1504, 1503, 1502, 1501, 1500, 1499, 1498, 1497, 1496, 1495, 1494, 1493, 1492, 1491, 1490, 1489, 1488, 1487, 1486, 1485, 1484, 1483, 1482, 1481, 1480, 1479, 1478, 1477, 1476, 1475, 1474, 1473, 1472, 1471, 1470, 1469, 1468, 1467, 1466, 1465, 1464, 1463, 1462, 1461, 1460, 1459, 1458, 1457, 1456, 1455, 1454, 1453, 1452, 1451, 1450, 1449, 1448, 1447, 1446, 1445, 1444, 1443, 1442, 1441, 1440, 1439, 1438, 1437, 1436, 1435, 1434, 1433, 1432, 1431, 1430, 1429, 1428, 1427, 1426, 1425, 1424, 1423, 1422, 1421, 1420, 1419, 1418, 1417, 1416, 1415, 1414, 1413, 1412, 1411, 1410, 1409, 1408, 1407, 1406, 1405, 1404, 1403, 1402, 1401, 1400, 1399, 1398, 1397, 1396, 1395, 1394, 1393, 1392, 1391, 1390, 1389, 1388, 1387, 1386, 1385, 1384, 1383, 1382, 1381, 1380, 1379, 1378, 1377, 1376, 1375, 1374, 1373, 1372, 1371, 1370, 1369, 1368, 1367, 1366, 1365, 1364, 1363, 1362, 1361, 1360, 1359, 1358, 1357, 1356, 1355, 1354, 1353, 1352, 1351, 1350, 1349, 1348, 1347, 1346, 1345, 1344, 1343, 1342, 1341, 1340, 1339, 1338, 1337, 1336, 1335, 1334, 1333, 1332, 1331, 1330, 1329, 1328, 1327, 1326, 1325, 1324, 1323, 1322, 1321, 1320, 1319,

Quaker oats, Quaker oats Co.	..	300	10
U.S.A.			
Apprentice (in 1 lb. tins), C. & E.	..	500	8
Shredded, 1 lb.			
The Royal household mixture (in lb. tins only)	..	400	10
Coffee powder, 1 lb. tins	..	1,000	10
Sugar, 50 lb. tins	..	20,000	80
Sugar lumps without frills	..	4,000	10

Remarks.—If the whole of this group is included in zone number 10, 100 will be reached in average depth.

Calico, dry, bleached, well dressed	lb.	600	10
Cambric	do	612	5
Cambric and	do	300	5
Drill	do	1,000	10
Shirtings	do	200	5
Woolen, strong, 1st sort, well dressed	do	150	5
Woolen, black, 1st sort, well dressed	do	200	10

... white O. & S. Mexico, Ltd.	400	3
... in 1 to 2 pods.		
... ..		

[illegible]

Remarks.—If the whole of this group is included in one

Shells, first cost, well cleaned, in bags	60,000	100
Do. do. " " " " " "	4,000	25
Subtotal—If the waste of this group is included as a waste item, 110 will be received as normal deposit.		
Under water, spike	Do.	Do.
Leanside, spike	20,000	10
Leanside, spike	20,000	10

REMARKS.—If the whole of this group is included in one index No. 26 will be covered as earliest deposit.

Item	1970	1971	1972	1973	1974	1975
Wheat	100	100	100	100	100	100
Barley	100	100	100	100	100	100
Oats	100	100	100	100	100	100
Rice	100	100	100	100	100	100
Maize	100	100	100	100	100	100
Sorghum	100	100	100	100	100	100
Millet	100	100	100	100	100	100
Bajra	100	100	100	100	100	100
Groundnut	100	100	100	100	100	100
Mustard	100	100	100	100	100	100
Oilseeds	100	100	100	100	100	100
Vegetables	100	100	100	100	100	100
Fruits	100	100	100	100	100	100
Spices	100	100	100	100	100	100
Others	100	100	100	100	100	100
Total	100	100	100	100	100	100

Blotting paper

1997, 1998, 1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2195, 2196, 2197, 2198, 2199, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2212, 2213, 2214, 2215, 2216, 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 2231, 2232, 2233, 2234, 2235, 2236, 2237, 2238, 2239, 2240, 2241, 2242, 2243, 2244, 2245, 2246, 2247, 2248, 2249, 2250, 2251, 2252, 2253, 2254, 2255, 2256, 2257, 2258, 2259, 2260, 2261, 2262, 2263, 2264, 2265, 2266, 2267, 2268, 2269, 2270, 2271, 2272, 2273, 2274, 2275, 2276, 2277, 2278, 2279, 2280, 2281, 2282, 2283, 2284, 2285, 2286, 2287, 2288, 2289, 2290, 2291, 2292, 2293, 2294, 2295, 2296, 2297, 2298, 2299, 2300, 2301, 2302, 2303, 2304, 2305, 2306, 2307, 2308, 2309, 2310, 2311, 2312, 2313, 2314, 2315, 2316, 2317, 2318, 2319, 2320, 2321, 2322, 2323, 2324, 2325, 2326, 2327, 2328, 2329, 2330, 2331, 2332, 2333, 2334, 2335, 2336, 2337, 2338, 2339, 2340, 2341, 2342, 2343, 2344, 2345, 2346, 2347, 2348, 2349, 2350, 2351, 2352, 2353, 2354, 2355, 2356, 2357, 2358, 2359, 2360, 2361, 2362, 2363, 2364, 2365, 2366, 2367, 2368, 2369, 2370, 2371, 2372, 2373, 2374, 2375, 2376, 2377, 2378, 2379, 2380, 2381, 2382, 2383, 2384, 2385, 2386, 2387, 2388, 2389, 2390, 2391, 2392, 2393, 2394, 2395, 2396, 2397, 2398, 2399, 2400, 2401, 2402, 2403, 2404, 2405, 2406, 2407, 2408, 2409, 2410, 2411, 2412, 2413, 2414, 2415, 2416, 2417, 2418, 2419, 2420, 2421, 2422, 2423, 2424, 2425, 2426, 2427, 2428, 2429, 2430, 2431, 2432, 2433, 2434, 2435, 2436, 2437, 2438, 2439, 2440, 2441, 2442, 2443, 2444, 2445, 2446, 2447, 2448, 2449, 2450, 2451, 2452, 2453, 2454, 2455, 2456, 2457, 2458, 2459, 2460, 2461, 2462, 2463, 2464, 2465, 2466, 2467, 2468, 2469, 2470, 2471, 2472, 2473, 2474, 2475, 2476, 2477, 2478, 2479, 2480, 2481, 2482, 2483, 2484, 2485, 2486, 2487, 2488, 2489, 2490, 2491, 2492, 2493, 2494, 2495, 2496, 2497, 2498, 2499, 2500, 2501, 2502, 2503, 2504, 2505, 2506, 2507, 2508, 2509, 2510, 2511, 2512, 2513, 2514, 2515, 2516, 2517, 2518, 2519, 2520, 2521, 2522, 2523, 2524, 2525, 2526, 2527, 2528, 2529, 2530, 2531, 2532, 2533, 2534, 2535, 2536, 2537, 2538, 2539, 2540, 2541, 2542, 2543, 2544, 2545, 2546, 2547, 2548, 2549, 2550, 2551, 2552, 2553, 2554, 2555, 2556, 2557, 2558, 2559, 2560, 2561, 2562, 2563, 2564, 2565, 2566, 2567, 2568, 2569, 2570, 2571, 2572, 2573, 2574, 2575, 2576, 2577, 2578, 2579, 2580, 2581, 2582, 2583, 2584, 2585, 2586, 2587, 2588, 2589, 2590, 2591, 2592, 2593, 2594, 2595, 2596, 2597, 2598, 2599, 2600, 2601, 2602, 2603, 2604, 2605, 2606, 2607, 2608, 2609, 2610, 2611, 2612, 2613, 2614, 2615, 2616, 2617, 2618, 2619, 2620, 2621, 2622, 2623, 2624, 2625, 2626, 2627, 2628, 2629, 2630, 2631, 2632, 2633, 2634, 2635, 2636, 2637, 2638, 2639, 2640, 2641, 2642, 2643, 2644, 2645, 2646, 2647, 2648, 2649, 2650, 2651, 2652, 2653, 2654, 2655, 2656, 2657, 2658, 2659, 2660, 2661, 2662, 2663, 2664, 2665, 2666, 2667, 2668, 2669, 2670, 2671, 2672, 2673, 2674, 2675, 2676, 2677, 2678, 26

Species	Sex	Age	Weight (g)	Length (mm)	Wing (mm)	Tail (mm)	Bill (mm)	Foot (mm)	Claw (mm)
Red-tailed Tropicbird	Male	Adult	100	180	100	120	15	20	10
Red-tailed Tropicbird	Female	Adult	90	175	95	115	14	19	9
Red-tailed Tropicbird	Male	Immature	80	170	90	110	13	18	8
Red-tailed Tropicbird	Female	Immature	75	165	85	105	12	17	7
Red-tailed Tropicbird	Male	Adult	110	185	105	125	16	21	11
Red-tailed Tropicbird	Female	Adult	105	180	100	120	15	20	10
Red-tailed Tropicbird	Male	Adult	100	180	100	120	15	20	10
Red-tailed Tropicbird	Female	Adult	95	175	95	115	14	19	9
Red-tailed Tropicbird	Male	Adult	105	180	100	120	15	20	10
Red-tailed Tropicbird	Female	Adult	100	180	100	120	15	20	10
Red-tailed Tropicbird	Male	Adult	105	180	100	120	15	20	10
Red-tailed Tropicbird	Female	Adult	100	180	100	120	15	20	10
Red-tailed Tropicbird	Male	Adult	105	180	100	120	15	20	10
Red-tailed Tropicbird	Female	Adult	100	180	100	120	15	20	10
Red-tailed Tropicbird	Male	Adult	105	180	100	120	15	20	10
Red-tailed Tropicbird	Female	Adult	100	180	100	120	15	20	10
Red-tailed Tropicbird	Male	Adult	105	180	100	120	15	20	10
Red-tailed Tropicbird	Female	Adult	100	180	100	120	15	20	10
Red-tailed Tropicbird	Male	Adult	105	180	100	120	15	20	10
Red-tailed Tropicbird	Female	Adult	100	180	100	120	15	20	10
Red-tailed Tropicbird	Male	Adult	105	180	100	120	15	20	10
Red-tailed Tropicbird	Female	Adult	100	180	100	120	15	20	10
Red-tailed Tropicbird	Male	Adult	105	180	100	120	15	20	10
Red-tailed Tropicbird	Female	Adult	100	180	100	120	15	20	10
Red-tailed Tropicbird	Male	Adult	105	180	100	120	15	20	10
Red-tailed Tropicbird	Female	Adult	100	180	100	120	15	20	10
Red-tailed Tropicbird	Male	Adult	105	180	100	120	15	20	10
Red-tailed Tropicbird	Female	Adult	100	180	100	120	15	20	10
Red-tailed Tropicbird	Male	Adult	105	180	100	120	15	20	10
Red-tailed Tropicbird	Female	Adult	100	180	100	120	15	20	10
Red-tailed Tropicbird	Male	Adult	105	180	100	120	15	20	10
Red-tailed Tropicbird	Female	Adult	100	180	100	120	15	20	10
Red-tailed Tropicbird	Male	Adult	105	180	100	120	15	20	10
Red-tailed Tropicbird	Female	Adult	100	180	100	120	15	20	10
Red-tailed Tropicbird	Male	Adult	105	180	100	120	15	20	10
Red-tailed Tropicbird	Female	Adult	100	180	100	120	15	20	10
Red-tailed Tropicbird	Male	Adult	105	180	100	120	15	20	10
Red-tailed Tropicbird	Female	Adult	100	180	100	120	15	20	10
Red-tailed Tropicbird	Male	Adult	105	180	100	120	15	20	10
Red-tailed Tropicbird	Female	Adult	100	180	100	120	15	20	10
Red-tailed Tropicbird	Male	Adult	105	180	100	120	15	20	10
Red-tailed Tropicbird	Female	Adult	100	180	100	120	15	20	10
Red-tailed Tropicbird	Male	Adult	105	180	100	120	15	20	10

securities, viz., 10 per cent on the total value of his accepted articles, failing which his deposit shall be forfeited to Government. He will be required to sign a bond and to pay the value of the proper stamp duty on the contract.

5. The Government reserves the power of interfering and cancelling of any of the tender rates of studies recommended by the Superintendent and approved by the Surgeon-General at any time within three months from the date of acceptance.

8. No article shall be supplied to the hospital except on authority signed by the Superintendent or by some responsible person authorized by him in writing to do so.

10. The successful tenderer for perishable articles of food must have his articles ready for inspection not later than 7 a.m. daily.

11. No advance of cash will be made to the

12. Bala presented after supply of the articles should be in accordance with G.O. No. 884, Finance, dated 12th August 1925, published on pages 1042 and 1043, Part I of *Act 28, Groups Quarterly*, dated 1st September 1925, will be passed by the Superintendent for payment and obseques issued on the Imperial Bank of India, Madras, by the Assistant-General, Madras, on receipt of the bill.

10. A gun not exceeding No. 50 at a time will be issued for any infringement of the regulation of the band and, if frequently repeated, the contract will be annulled and the security conferred to Government.

14. The contract must not be void. The contractor's security will be returned to him immediately on completion of his contract.

12. The deposit money of unsuccessful tenderer will be returned on signature at the hospital.

10. The samples of the different articles may be used and the information as to the value of dirt, etc., may be used on criminal application at the office of the Forensicologist, and the evidence should be strictly in accordance with such samples.

11. Government preliminary action lodged as recent security or security report for a period of twelve months or less shall not be entered into the Supplement, but shall remain in the name of the depositors. The Government will appropriate or amend the name as per O.G. No. 5256, dated 25 March 1956, authority to that effect being duly entered in the report or other document available to the depositors.

15 Every teacher shall attach a certificate to his order in the following effect—

²⁴ "If the venditor agrees to have the earnest money or security deposit refunded to Government in case of my failure to undertake the contract."

18. Every instruction in the tender must unequivocally be initiated by the tenderer, failing which the tender will be rejected.

20. The number or quantity entered in the schedule of tender is the probable maximum number or quantity to be supplied, but the contractor will be under an obligation to supply as much as the Superintendent may require him to supply. The Superintendent shall bind himself to receive the full number or quantity noted in the tender schedule.

23. The bread supplied to hospital should be free from stone and field as acidity equivalent to not more than 5 v.v. normal acid per 100 grammes of bread. The maximum limit of ash permissible in the case of bread is 0.2 per cent (calculated on the dried basis) insoluble in dilute hydrochloric acid.

52. Samples of bread received from ship tenders will be subject to analysis by the Public Analyst, King Institute, Gandy.

23. The bond supplied is forfeited from time to time will be subject to analysis and the contractor will be liable to a penalty for exceeding the percentages laid down above. This penalty will be subject to the maximum of 10 per cent of the security amount deposited by the contractor.

SCHEMATA A

(4) Periodicals articles of diet (daily exercise).

[illegible](2) MgTe , etc.

2000—Cows to be milked at the hospital, fresh milk, specific gravity 1.028 (see Case 7700).	Feb. 129, 200.
Do to give the milking previously at 4 a.m. and 7 p.m. daily. Milk to be delivered at 7:30 between 7:20 a.m. and 8:30 p.m.	
(The gate will be opened for the cows in the morning at 4 a.m. for the hot house and at 7 p.m. for the hot house and in the evening at 4 p.m. for the hot house and at 8 p.m. for the hot house.)	
Barley	1 lb. 750'
Barley straw (the quantity given daily will be to make 1400 lb.)	1 lb. 2,500
Crud	0 30
Onion	1 lb. 100

(3) Non-variables articles of diet and financial resources.

Time	Time
10:00	10:00
10:15	10:15
10:30	10:30
10:45	10:45
11:00	11:00
11:15	11:15
11:30	11:30
11:45	11:45
12:00	12:00
12:15	12:15
12:30	12:30
12:45	12:45
13:00	13:00
13:15	13:15
13:30	13:30
13:45	13:45
14:00	14:00
14:15	14:15
14:30	14:30
14:45	14:45
15:00	15:00
15:15	15:15
15:30	15:30
15:45	15:45
16:00	16:00
16:15	16:15
16:30	16:30
16:45	16:45
17:00	17:00
17:15	17:15
17:30	17:30
17:45	17:45
18:00	18:00
18:15	18:15
18:30	18:30
18:45	18:45
19:00	19:00
19:15	19:15
19:30	19:30
19:45	19:45
20:00	20:00
20:15	20:15
20:30	20:30
20:45	20:45
21:00	21:00
21:15	21:15
21:30	21:30
21:45	21:45
22:00	22:00
22:15	22:15
22:30	22:30
22:45	22:45
23:00	23:00
23:15	23:15
23:30	23:30
23:45	23:45
24:00	24:00

Description of articles	Preliminary	
	Group	Amount
Group A—1906.		
Linen, Irish, best quality	10	250
Flax, flaxseed	11	15
Synthetic	12	200
Wool	13	100
Cotton	14	10
Tan	15	200
Flaxseed	16	2,000
Wool	17	100
White sugar	18	1,000
Butter	19	10
Eggs	20	100
Flour, best quality, good quality	21	2,000
Soft sugar, white	22	100
Flax, best	23	100
Cord	24	50
Group B.		
Quinine	25	70
Red cross, Alexandria No. 120, small	26	100
Red cross, J. P. Co. No. 40, small	27	10
Remondet, Highland Road	28	100
Flax	29	100
Wool	30	10
Butter, large	31	100
Flax, small	32	100
Soft sugar, white	33	10
Flax, best	34	100
Flax, best	35	100
Flax, best	36	100
Flax, best	37	100
Flax, best	38	100
Flax, best	39	100
Flax, best	40	100
Flax, best	41	100
Flax, best	42	100
Flax, best	43	100
Flax, best	44	100
Flax, best	45	100
Flax, best	46	100
Flax, best	47	100
Flax, best	48	100
Flax, best	49	100
Flax, best	50	100

1. Tenders should be accompanied "Tenders for the supply of miscellaneous articles for the Penitentiary, Madras."
2. Tenders should specify in words as well as in figures the rate at which each description of article will be supplied, and the total value of each article should also be entered in the appropriate column.
3. No tenders will be received unless accompanied by a deposit of rupees two hundred only (200).
4. Tenders not complying with the above conditions will be rejected.
5. Tenders may be for one or more groups but must be for all articles in each group.
6. The Superintendent reserves to himself the right of accepting any tender without assigning any reason for his doing.
7. The successful tenders will be required to pay a security of 10 per cent on the value of the tender, together with the necessary stamp duty, and to sign a contract within fifteen days from the date of his being informed of the acceptance of the tender. In case of failure, his deposit of 10 per cent delivered with the tender will be forfeited and retained by Government.
8. No advance of cash will be made by the contractor. Payment of the articles supplied will be made by the Superintendent of Prisons, Madras, as soon as the articles are received.
9. The contract must not be subject

to, & fine not exceeding Rs. 5 will be levied at the discretion of the Superintendent for any infringement of stipulations of the contract or for the supply of inferior articles, or if frequently repeated, the contract may be annulled and security forfeited to Government.

11. The decision of the Inspector-General of Prisons will be final in all questions of interpretation of contract.

12. The contract is subject to the sanction of the Inspector-General of Prisons.

13. In case the contractor, after taking the contract, is not willing to carry out his agreement, he shall give at least one month's notice and shall forfeit the security money to Government. The contractor will also be bound to make good to Government any loss which may arise from his failure or by Government having to purchase the articles specified in the contract at the local market at higher rate than those submitted for.

14. Any further information can be obtained from the Superintendent of Prisons, Madras, on application as may effect by between the hours of 11 a.m. and 5 p.m.

15. Government pecuniary notes (bills) as security deposits (for a period of twelve months or less) will not be cashed over to the Superintendent of Prisons, Madras, but will remain in the name of the depositor. Government will appropriate or cancel the notes as per G.O. No. 2335, dated 1st March 1906, authority to that effect being duly entered in the contract executed by the depositor.

The Penitentiary, Madras,
12th February 1906.

AUCTION FOR SUPPLY OF MATERIALS AND MISCELLANEOUS ARTICLES TO THE PENITENTIARY, MADRAS.

Notice is hereby given that the Superintendent of Prisons, Madras, will hold an auction of the Penitentiary, Madras, at 11 a.m. on Wednesday the 15th March 1906, for the supply of the following articles of stores during the year 1906-07. Bidding tenders are requested to be presented. In case of supplies who may be unable to attend the auction, sealed tenders will be accepted, provided they reach the Superintendent on or before the day and hour mentioned above, and are accompanied by the necessary security specified in the conditions. Tenders, which will only be received on sealed form to be had free of cost on application, should be superscribed "Tender for the supply of stores and miscellaneous articles to the Penitentiary, Madras." They will be opened at the time of auction and the sealed bids considered along with the bids. The rates should be quoted in pounds and ounces per piece for delivery at the Penitentiary, Madras, the quantity being specified in words as well as in figures. Samples of the articles required may be had for all or any one of the articles mentioned in the schedule on deposit of the requisite sum of money. All supplies must be up to the samples accepted by them or approved by the Superintendent.

3. Successful bidders or tenders will be required to enter into stamped agreements with the jail within seven days from the date of receipt of instructions by them that their rates have been accepted. In addition, they should before signing such agreements deposit a sum equal to 10 per cent of the total value of supplies undertaken. (With the approval of the Inspector-General of Prisons, the total amount may be reduced in the case of approved contractors.)

Do, starch, no-die, starch, and no-die, possibly, original drawings, printed notes and letters and clothing—except at articles to be included for quantities as required by the Superintendent. Payment will be made on monthly bill. Supplies to continue from 1st April 1920 to 31st March 1921.

3 The articles required are detailed in the classified schedule annexed and information as to sample, etc., may be had on personal application at the hospital.

3. A separate tender must be sent in for each article. If a contractor desires to tender in one and the same form for more than one article, the tender sent for each article will be considered separately and not in relation to others.

4 Tenders will be opened by the Superintendent at the Government Dispensary Hospital at the specified time in the presence of those interested who may choose to attend.

5 Tenders to be represented in the manner described in paragraph 1 and on the reverse the words "Tenders for Hospital Supplies" written. Each tender must contain not only the price but the total value of each item of supply entered in a separate column, the items in which must be detailed up showing the appropriate value of each article tendered. This must be quoted by each tenderer should also be expressed in words.

6 Each tender must be accompanied by a deposit (in Government promissory notes or bank receipts) as amount of the amount tendered against each article. When several articles are tendered for, one bank receipt for the total amount of amount tendered will be received. In default of such deposit the tender will be rejected, and will not be returned after the time fixed for the opening of tenders. In each case it is required. This deposit will be returned to unsuccessful tenderers immediately and to the others as soon as they have lodged the security mentioned in paragraph 3 infra.

7 No person making a tender shall be allowed to withdraw his tender for the space of thirty days from the date thereof, and, in the event of his so doing, his deposit shall be forfeited to Government.

8 The successful tenderer must, within three days from date of receiving intimation that his tender has been accepted, lodge security, viz., 10 per cent on the total value of the articles, failing which his deposit will be forfeited to Government. He shall also pay the value of the proper stamp duty on the contract.

9 No advance of cash will be made to the contractor. Bills on promissory notes will be passed by the Deputy Assistant-Superintendent for payment at the Imperial Bank of India after delivery of the articles.

10 A fee, not exceeding 10 per cent of deposit money, will be levied for any infringement of the stipulations of the book, and, if frequently repeated, the contract will be annulled and the security forfeited to Government.

11 The contract must not be signed without the presence of the Superintendent of the hospital. The contractor's security if not confirmed will be returned to him immediately on completion of his contract.

12 The Superintendent reserves to himself the right to decline or accept the tender for any one or more of the articles tendered by the successful bidder without assigning any reason for so doing. The Superintendent also reserves to himself the right of rejecting tenders without assigning any reason for so doing.

13 Government promissory notes lodged as security money deposit for a period of twelve months or less shall not be returned to the Superintendent

but shall remain in the name of the contractor. Government will appropriate or cancel the notes as per G.O. No. 2358, dated 27th March 1920, Ministry, authority in civil office being duly notified in the notice or other document issued by the Superintendent.

14 With reference to the stipulations contained in the preceding paragraph 13, the tenderer should attach a certificate in his schedule or schedule to the following effect:—

"I, the tenderer, agree to have the contract money in Government promissory notes or bank receipts deposited to Government in case of my failure to make take the contract."

15 No article shall be supplied to the hospital except on the authority signed by the Superintendent or by some responsible person authorized by him in writing to do so.

16 Samples of linen, starched articles, variegated dressings and bedding, and clothing only should be sent along with the tender; other samples are not required unless called for. When called for they must be sent in within two days. If approved, and order accepted, the samples received will be counted as part of the supply. If rejected, the samples will be returned. Tenderers are cautioned to understand that, if the tender is accepted, the balance of the article or articles required must in any way be equal to the approved sample. The opinion of the Superintendent will be final on this point.

17 Bread.—The bread supplied to hospitals should be five loaves and yield an acidity equivalent to not more than 3 c.c. Normal acid per 100 grammes of bread. The maximum limit of such permissible in the case of bread is 1 per cent (calculated as the dried solids) invariable in dilute applications and.

(1) Samples of bread received from each tenderer will be subject to analysis by the Public Analyst, King Institute, Gungah.

(2) The bread supplied to hospitals from time to time will be subject to analysis and the contractor will be liable to a penalty for exceeding the percentage laid down above. This penalty will be subject to the maximum of 10 per cent of the security amount deposited by the contractor.

18 The number or quantity entered in the schedule is the probable number or quantity which the Superintendent undertakes to require to be supplied and may be more or less according to actual requirements. The Superintendent at once and bind himself to receive the full quantity or number need in the schedule. But the contractor will be under no obligation to supply such larger number or increased quantity as the Superintendent may require him to supply.

19 The system of recording of freedom of a capes to the nurses capes is the case of bills amounting to Rs. 25 and upwards, and in the case of bills for less than Rs. 25 are presented to the contract area, i.e., amounts below six paise are taken as no case, mentioned in G.O. No. 448, Finance, dated 10th August 1920, will be accepted in all contractors' bills.

20 The contract rate should include charge for delivery of the articles at the hospital.

21 Every operation in the tender must invariably be initiated by the tenderer, failing which the tender will be rejected.

22 The articles noted in the schedule should be supplied in strict quantities and at such times as may be indicated for by the Superintendent. Information regarding quantities required at a time may be had on personal application at the hospital.

23 Any information regarding tenders may be had on personal application at the office.

22. All contracts will be subject to confirmation by the Government, who will be at liberty within a period of three months from the date of acceptance of the treaty, by the Superintendant to cancel the contracts either entirely or in respect of the supply of any particular article or any number of articles, supplied made before the date of such cancellation and however before effected.

24. Tenderers should note that all articles of supply will be tested from time to time and penalties will be imposed if articles of inferior quality are supplied.

[illegible]

Feed, portable.		
Feed, for use (see page under conditions should be of good and unobjectionable quality).	10,000	75

[illegible]

articles.	Possible quantity imported.	Known quantity in the
<i>Per-gram quantities</i>		
Household appliances	1,000 lbs	70
Clothing and footwear	20,000 lbs	70
Chemicals	500 lbs	1
Foodstuffs (including oil)	100 lbs	1
Working tools (portable)	5,000 lbs	5
Medical and dental	25 lbs	1
Drugs	20 lbs	1
Auto, accessories (both white)	400 lbs	10
Water pump	10 lbs	5
Doormat	25 lbs	1
Household metal	50 lbs	1
Tools, tools, etc.	50 lbs	1
Refrigerator	500 lbs	1
Cupboard	100 lbs	1
Refrigerator	50 lbs	1
<i>Per-ton quantities</i>		
Household appliances	100 lbs	70
Per-ton quantities	500 lbs	70

Remarks:—Well dried. Should be offered direct, as no way to grade and dry by the Sun-standards.

Dose/Route			
Gravidy, Cesarean Sec. 3	100 mg	4 days	3

N.B.—Kill date, preferable notation, required for the day should be determined at the moment before it is on a new day.

1° F. MATHIAS,
Gueret (France).

Govt. Dispensary Hospital, Madras,
15th February 1926.

AGENTS FOR SUPPLY OF BALLOONS AND
MISCELLANEOUS ARTICLES TO THE
CENTRAL JAIL, TRICHINOPOLY.

Before it is fully given that the Superintendent will hold an auction at the Trillicky, Central Jail at 3 p.m. on Tuesday the 16th March 1936 for the supply of the following articles of various descriptions for the year 1936-37. Bidding bidders are requested to be present. In the case of supplies who may be unable to attend the auction, sealed tenders will be accepted, provided they reach the Superintendent on or before the day and hour named. The articles to be supplied are:—The current money expended in the kitchen. Tenders, in which only one amount is placed, should be in full and not an approximate, should be accompanied by "Tender for the supply of various and miscellaneous articles to the Trillicky Central Jail, Trillicky." They will be opened at the time of auction and the lowest tender considered along with the bids. The items should be quoted in pounds and pence and the name of the bidder in full. The supply of Central Jail, Trillicky, should be clearly indicated in words as well as in figures. Samples of the articles required can be seen at the auction. Supplies may be bid or tender for all or any one of the articles mentioned in the schedule no depositing the requisite earnest money. All supplies must be approved by the Committee of the Prison Board and the sanction accepted by them or approved by the Board.

2. Monetary witnesses or detainees will be required to enter into a binding agreement with the Jail within seven days from the date of receipt of information by them that their role in the case was accepted. In addition, they should, before signing such a statement, deposit a security of 10 per cent of the total value of the property involved. (With the approval of the Inspector-General of Prisons, the total amount may be reduced in the case of improved co-operation.) Pending compliance with the above condition, the arrest money may be suspended and, in the event of withdrawal, they will be liable to pay any difference between the price accepted and that ultimately obtained by the Jail. The arrest money retained from successful buyers or vendors will be taken towards their

security deposits and those from others returned at the close of the season.

3. The Superintendent reserves the right to accept or reject any bid or tender without assigning any reason.

4. Contracts should not be subject.

5. Any rule accepted and submitted without this will be subject to confirmation by the Inspector General of Prisons, Otagoland, whose decision shall also be final in all questions of infringement.

6. As the availability given against each article in the schedule are only approximations, the contractor will be under an obligation to supply the entire requirements during the period of contract, plus as much as may be required to last for a whole month thereafter, provided, in respect of the above quantities, that written orders are given within a fortnight of the termination of the agreement. At the same time, the Independent does not bind himself to receive the quantities or numbers stated in the schedule if they are not required.

7. No order is to be supplied to the Jail except as a requisition signed by the Superintendent or some responsible person authorized by him in writing to do so 'by order'.

5. No advance if cash will on any account be made in the conditions when giving orders, nor will the full pay freight or other charges on consignments be afterwards deducted from bills, but payment for articles delivered at the full amount will be made promptly after they have been inspected and passed. Contractors must submit to receive payment of their bills in whole before to which and when forming part of the same due on work bill will be discharged unless they associate a fraction equivalent to half a cent or more when they will be treated on a whole basis for the balance of the contract.

8. During the prevalence of plague in the vicinity of the dead or in that of the areas from which supplies are drawn, all goods, etc., will be liable to be first exposed to the sun outside before being taken in. Also if for any other reason the Superintendent considers exposure of articles to the sun

15. Contributions are required (under a penalty not exceeding \$100) to voluntarily send with each supply, a memorandum or affidavit, duly signed, showing the amount or quantity intended for shipment. Also to sign and return within a week of payment by check, mail order or remittance transfer receipt, all concerned by forwarded by the Superintendent for the purpose. Questions in connection with any suggested above payment may be referred to the Superintendent, separately, but are not to be made an excuse for delay or refusal to sign.

11. In addition to any difference in price that may be necessary from variations on account of purchase rendered necessary elsewhere by delay, payment or refusal to accept, the supply according to the terms of their agreement is a free one exceeding 50 tons to be laid at the disposal of the Government for each and every such sum of dollars. For repeated infringement of the stipulations of the contract on the other justifiable reason, so may also stand it, suffering all consequences for the Jail in consequence of the sustenance from the society dependent by the contractors or other parties due to their end, in the event of any remedy, by legal measures, if any.

12. All weights found to occur in excess of the respective percentages specified in the schedule will have to be made good by the contractor.

11. Further information on any point concerning his religiousness can be had from the Red office.

14. When does the noise off-peak at an auction, and by how much have been reported, lower emissions?

AN. 2 (14/60); No. 4, dated 17th December 1925.
AN. 2 (14/60); No. 3, dated 18th December 1925.
AN. 2 (14/60).
CORRECTIONS TO THE MADRAS TREASURY MANUAL,
Vol. I, Nos. 423 to 427, dated 9th December 1925.
Vol. 3 (6 p.). Vol. II, Nos. 332 to 336, dated
24th November 1925. Part 6 (7 p.). Nos. 237 to
240 dated 9th December 1925. Part 3 (5 p.).
TABLES SHOWING THE EFFECT OF LEGISLATION SINCE
1925. Part 6 (10 p.).
GENERAL GUIDE FOR BUDGETARY TRAINING SCHOOLS
BY M. H. SUBRAMANIAM, B.A., L.B. No. 1-52
(5/60).
SEVENTH LIST OF CORRECTIONS TO THE MADRAS
REGISTRATION MANUAL, PART II. AN. 1-2 (5 p.).
CONNECTIONS RUN TO THE REGISTRATION MANUAL,
1925. AN. 1 (2 p.).
LOCAL RULES AND ORDERS, Vol. II. No. 7 (14/60).
FOURTH LIST OF CORRECTIONS TO THE BOOK OF
FUNDAMENTAL RULES AND REGULATORY RULES.
Part 9 (5 p.).
MADRAS COTTON GINNING AND PRESSING FACTORIES
RULES, 1925, under section 13 of Act XIII of
1925. Part 6 (5 p.).
RULES FOR WORKING STAFFS OF THE C.M.S. Part 6
(5 p.).
RULES FOR STAFF OF CERTIFICATES OF COMPETENCY
AND SERVICE FOR KODAK DRIVERS. AN. 3 (5 p.).
IMPORT TARIFF SCHEDULE, 1925. English. AN. 1-
(8 p.).
INDIA ACT VIII OF 1925. WORKING COMMUNITIES
ACT, Madras. AN. 9 (14/60).
AN ACT TO REGULATE THE USE OF SALT MANUFACTURED IN
OR IMPORTED BY SALT INTO CERTAIN PARTS OF
MADRAS TERRA, AND. English. AN. 2-6 (5 p.).

GOVERNMENT OF INDIA NEW PUBLICATIONS FOR SALE.

ABSTRACTS OF THE ANNALS OF THE GOVERN-
MENT OF MADRAS FOR 1925-26. No. 1 (14/60).
LATER A PUBLICATION, BY THE PRESIDENT WHITE,
LOCAL TARIFF SCHEDULE. No. 2 (14/60). Full colour.
No. 3-4-5 (14/60).
PUBLICATIONS OF THE SECOND CONFERENCE ON INDIAN
FARMERS' ORGANIZATION AND PROGRESS HELD AT THE MADRAS
PRESIDENCY, October 22nd to November 7th, 1925.
No. 1-4-5-6 (14/60).

VACANCIES.

APPLICANTS ARE INVITED FROM CANDIDATES WHO ARE
GRADUATES OF A BRITISH OR AN INDIAN UNIVERSITY FOR THE
POSTS OF (1) Physiological Scientist on Rs. 1,800 per
annum and (2) Bio-chemist on Rs. 1,500 per annum for
research work on cotton in the laboratory of the
Cotton Research Station, Madras. Candidates for five
years in the first instance. Six weeks' leave annually
will be paid with pay which may be accumulated up to six
months will be granted. A first-class railway fare to
Bombay and return free to each necessary completion
of the agreement will be provided. Applications
stating age and qualifications together with references
should reach the Secretary to Government,
Development Department, Fort St. George, Madras,
before 1st April 1926. Applicants should be prepared
to appear at their own expense before a
Selection Committee in due course.

V. PANDURANG ROW,
Secretary to Government, Development Department,
Fort St. George, 1st February 1926.

APPLICANTS ARE INVITED FROM DULY QUALIFIED
CANDIDATES FOR POSTS IN THE REGISTRATION OFFICE IN THE
DISTRICT OF KODAK. A knowledge of typewriting is
essential. Applicants should be accompanied by
Secondary School-Leaving Certificate or other

certificates showing the candidate's educational
qualifications and original testimonials, if any.
Preference will be given to the members of each
committee as far as not adversely represented in the
department.

H. SHENIVARAVAPADACHARIYAR,
Deputy Director.
Nellore, 15th February 1926.

APPLICANTS ARE INVITED FROM CANDIDATES WHO
HAVE PASSED S.H.L.C. EXAMINATIONS WITH A WORKING
KNOWLEDGE OF SHORTHAND AND TYPEWRITING FOR THE POST
OF A CLERK IN THE OFFICE IN Rs. 15-35-14-20-1-
00. Preference will be given to the candidates who
have passed shorthand and typewriting also. Applica-
tions received after 15th March 1926 will not be
considered.

D. ANANDA RAO,
Deputy Director of Agriculture, IF Code.
St. Thomas' Mount, 15th February 1926.

APPLICANTS ARE INVITED FROM DULY QUALIFIED
CANDIDATES FOR THE POST OF A CLERK IN THE OFFICE ON
Rs. 30-35-14-40-1-40. Only those who have
after experience and have passed the Accountant Test
and apply. The vacancy is a permanent one and
the candidate selected will be on probation for six
months.

H. C. SAMPATHINGOAN,
Office in charge, IIT Code,
Chief Forestry Department.
Bellary, 15th February 1926.

APPLICANTS ARE INVITED FROM DULY QUALIFIED
SECONDARY SCHOOL-LEAVING CERTIFICATE CANDIDATES
WITH ACCOUNTS TEST FOR THE POST OF THE ACCOUNTANT
OF THE MUNICIPAL OFFICE, ANAPOLIS, at a pay of
Rs. 40-1-14 per annum. Applicants should
reach the undersigned on or before the 1st March
1926. Preference will be given to those who have
passed the Accounts Test.

T. NARAYAN KUNHI,
Chairman.
Anapolis Municipal Office,
15th February 1926.

WANTED A DULY QUALIFIED EUROPEAN OR ANGLI-
INDIAN NURSE. Pay Rs. 75-54-125 (annual), plus
extra allowance Rs. 20 per annum plus uniform
allowance Rs. 75 per annum. Free furnished quar-
ters. Applicants who have got experience in
operation Gynecae and obstetric work will be
preferred. The applicants should reach the
undersigned on or before 15th March 1926. The
candidate appointed will be on probation for six
months.

NOTE—If the applicant is already in service, the application
should be submitted through the proper channel.

R. G. G. CHOLLY, Lieut-Col., I.M.S.,
Superintendent,
Govt. Hospital, Madras,
15th February 1926.

PRIVATE ADVERTISEMENTS.

ON or after 15th March 1926, I intend moving the
High Court to and from as a Valid threat.
VASUDEVI VENKATA SRINATHA USAPAD,
Mylapore, 23rd January 1926.

ON or after 1st March 1926, I intend moving the
High Court to and from as a Valid threat.
M. THELVUSI MENON,
Chinnai, 1st February 1926.

On or after 25th March 1926, I intend moving the High Court to read me as a Vakild thereof.

R. K. PADASURAMA MUDALIYAR.

Madras, 24th February 1926.

On or after 24th April 1926, I intend moving the High Court to read me as a Vakild thereof.

G. BABANGARAJA AYYANGAR.

Madras, 24th February 1926.

On or after the 1st April 1926, I intend moving the High Court to read me as a Vakild thereof.

T. V. SESHADRI.

Madras, 26th February 1926.

I, G. Fokker, will hereafter be known by the name of G. T. Bhaskaran.

G. FOKKER.

Madras, 1st February 1926.

SUCCESSION NOTICES.

O.P. No. 7 of 1925, DISTRICT MAMM'S COURT, BANGALORE.

- (1) Allamsetty Peetappa, (2) Allamsetty Kotteyya, (3) Allamsetty Nagabhinayana, (4) Allamsetty Venkayyanna and (5) Allamsetty Nachikrishna-moorthy, (3) to (5) being minors by mother and next friend Allamsetty Venkayyanna—*Plaintiffs*.
(In the matter of Succession Certificate to the estate of Allamsetty Lakshmayya, deceased.)

Provisional application for Succession Certificate and the petition stands posted to 3rd March 1926. Anybody opposing it may appear and oppose in Court on 3rd March 1926 at 11 a.m.

O.P. No. 8 of 1925, DISTRICT MAMM'S COURT, BANGALORE.

- (1) Karamoorthy Veerayudham, (2) Karamoorthy Mathakrishnaiah, (1) and (2) being widows by mother and next friend, Karamoorthy Krishnaiah—*Plaintiffs*.

(In the matter of Succession Certificate to the estate of Karamoorthy Rajagopalayya, deceased.)

Provisional application for Succession Certificate and the petition stands posted to 3rd March 1926. Anybody opposing it may appear and oppose in Court on 3rd March 1926 at 11 a.m.

V. D. BANSAH,
High Court Vakild.

Bangalore, 12th February 1926.

O.P. No. 1 of 1925, DISTRICT MAMM'S COURT, BANGALORE.

(In the matter of the estate of Golla Subbanna of Bangalore.)

Notice is hereby given that, on the 26th day of January 1926, application was made to the said Court by Thammara Subbaprasanna of Bangalore, daughter's son of the said Subbanna, for the grant to him of a succession certificate under the Indian Succession Act of 1925, with respect to certain debts and securities of the said Golla Subbanna, late of Bangalore, who died there on the 26th of November 1925, and that the 1st day of March 1926 has been appointed for the hearing thereof, when persons claiming themselves interested may appear and

oppose the same. The address for service of the said Subbaprasanna is "Care of Kallam Rangappa Rao, Vakild, Kottappa, Bangalore."

K. SREERATHI RAO,
Placid for Successor Subbaprasanna.

Bangalore, 11th February 1926.

O.P. No. 1 of 1925, DISTRICT MAMM'S COURT, BANGALORE.

Papappa Linganna—*Plaintiff*.

Notice is hereby given to all those concerned that on the 9th day of January 1926 application was made to the District Mamm's Court, Bangalore, by Papappa Linganna, widow of Papappa Poomerappa Gerra of Bangalore for the grant to her of a succession certificate under the Indian Succession Act, 1925, section 272, with respect to her husband's estate due from the India Equitable Insurance Company, Limited, Calcutta, belonging to her husband Papappa Poomerappa Gerra who died on 9th December 1925, and that the 27th day of February has been appointed for the hearing thereof when you are at liberty to appear and oppose the same.

Also take notice that you are not required to present any application or petition for the said purpose; and that the address for service of the said petitioner is Papappa Linganna, Geroorpet, Bangalore.

M. SUBRAMANYAN,
Vakild for Plaintiff.

Bangalore, 24th February 1926.

INSOLVENCY NOTICES.

MARI KESARAI and MARI SARGAYAYANNA, petitioners in O.P. 226, filed a petition in the Bangalore District Mamm's Court for succession certificate to collect the debts amounting to Rs. 1,600 due to the deceased MARI ANNAIAH, Bankura, resident of Bangalore, who died on 18th August 1925. The said petition is posted to 27th February 1926 for hearing. Notice is hereby given that those who are intending to oppose the said application may appear on the said date in the District Mamm's Court, Bangalore.

T. VEERARAJU,
Placid.

Bangalore, 24th February 1926.

No. 12 of 1924 (O.P. No. 15 of 1925),
DISTRICT COURT, CHENNAI.

W. Eugene Chao—*Plaintiff*.

Prizmas Chao and others—*Counter-petitioners*.

TAKE notice that the above-named petitioner has applied for his discharge, and the same is posted to 28th March 1926, for trial.

D. RANGACHARIAR,
Placid for Plaintiff.

Chengelpet, 10th February 1926.

No. 5 of 1925, DISTRICT MAMM'S COURT, KULTAMBA.

Venkataram Chetty—*Plaintiff*.

Siva Prabhakar Pillai and others—*Respondents*.

TAKE notice that the discharge (extension) and composition petitions, presented by the petitioners, are posted to 28th March 1926 for hearing.

M. M. VENKATRAMA AYYAR, *Placid.*

383. Read a note by the Deputy Chief Engineer, supported by the Chairman recommending the grant to Mr. D. D. Cooper, Senior Chargehand, of an allowance of Rs. 25 per annum in addition to his substantive pay so long as he is acting as Workshop Foreman, viz Mr. C. F. Corbett who died on the 1st January 1926.

Resolved that the grant of the allowance recommended be sanctioned.

384. Read a note by the Chairman, submitting plans and an estimate, the latter amounting to Rs. 1,365, for carrying out various alterations to the gaging arrangements at Vinnal Roads Nos. III and IV.

Resolved that the plans and the estimate be approved and that the expenditure be debited to Revenue head, 3, Engineering and Maintenance, (vi) New Minor Works.

385. Read a note by the Deputy Chief Engineer stating that an expenditure of Rs. 4,511-14-0 was incurred under Revenue head, 3, Engineering and Maintenance (v) Plant and Piping for carrying out repairs to the boiler of the Train locomotive No. 7 and requesting that sanction of the Board be accorded to the expenditure in question to meet audit requirements.

Resolved that the expenditure in question be sanctioned.

386. Read a note by the Deputy Chief Engineer, supported by the Chairman regarding sanction to the sale to the Explosive-in-Chief, Vinnagupam Harbour, of 250 (two) feet of old and waterworn 2½" calibre chain for a sum of Rs. 3,500 delivered free in charges at Vinnagupam.

Resolved that the proposed sale of the material be approved.

387. Read again Resolution No. 478 dated the 11th January 1925 permitting Contractor E. V. Kannappa Pillai to supply rations to the crew of the tug "Ganges" for a period of one year from 1st January 1925 at the rate at which he was at the time supplying rations.

Read a note from the Deputy Port Conservator recommending that the present rates be reconstituted as contractors for one year from 1st January 1926, at the rates that were paid to him for the year 1925.

Resolved that the recommendation be approved.

388. Read again Resolution No. 36 dated the 6th May 1924 approving of the lease to Messrs. Bony & Co. (Madras) Ltd., for a period of 10 years of about 19 acres of land south of Springlawas boom and lying on the eastern side of the canal leading from the basin to the Timber Pond, at a rate of rent of Rs. 200 per acre per annum. Read also Resolution No. 45 dated the 24th April 1925 approving of the lease to the same firm for a period not exceeding ten years also of an old hand saw and a short length of railway track, standing on the land, at a rental of Rs. 10 per annum subject to their agreeing to maintain the crane and the track at their own cost.

Read a note by the Chairman stating that the firm do not now require a loan of the hand crane, but require, in addition to the loan of the plot of land, with the railway track shown, on the eastern side of the canal, a loan for a period of ten years of a plot of land, about 0.05 acre in area, on the Western side of the canal and recommending that the firm be granted a lease of the two plots of land together with the railway track on the former plot for a period of ten years from 1st January 1926.

Resolved that, in modification of the above-quoted Resolution, Messrs. Bony & Co. (Madras) Ltd., be granted a lease for a period of ten years from the 1st January 1926 of the two plots of land lying respectively on the eastern and the western side of the canal together with the railway track on the former plot, at a rate of rent of Rs. 200 per acre per annum for the plots and Rs. 4 per annum for the railway track, subject to their maintaining the track at their own cost during the currency of the lease.

Resolved also that in respect of the firm's lease prior to 1st January 1926 of the plot, with the railway track and the hand crane shown, on the eastern side of the canal, rent be recovered at a monthly rental basis at the rate of Rs. 200 per acre per annum or pro rata for part of a month, for the plot and for the track and the hand crane at Rs. 12 per annum or pro rata for part thereof.

389. Read and recorded notes by the Deputy Port Conservator showing the number and tonnage of vessels which used the Port on the 25th January 1926.

390. Resolved, subject to sanction of Government which is necessary under section 84 (2) of the Madras Port Trust Act, to approve of the Trust's Traffic Manager's recommendation for remission of dues, in two cases, according to Rs. 120-5-0.

391. Read and recorded with reference to Resolution No. 384 dated the 4th November 1921, a statement dated the 2nd February 1926, submitted by the Trust's Chief Engineer showing the amount of dues granted during January 1924 to certain members of the monthly paid work-charged establishment in excess of the dues regularly granted to that establishment.

392. The following statement showing amounts paid during January 1926 on account of claims for shortages on railway traffic was ordered to be recorded:—

Station of Railway.	Amount of claims.
Madras and Southern Mahratta Railway.	1 14 0
South Indian Railway	.. NR
Total ..	2 14 0

393. The following statement showing the number of vessels plying, etc., was ordered to be recorded:—

Particulars.	For week ending 2nd Jan. 1926.	From 25th to 31st Jan. 1926.	Total from 30 April 1925 to 31st Jan. 1926.	Total from 1st April 1925 to 31st Jan. 1926.
Cargoers plying into the harbour	58	54	442	413
Do. plying out of the harbour	39	14	319	400
Do. transported into and forth to anchorage	3	3	103	207
Do. plying into the harbour	1	1	21	22
Do. plying out of the harbour	2	35	41
Do. transported from and forth to anchorage	2	4	9

297. Received G.O. No. 625, Finance (Marine), dated the 29th November 1925, concerning the Administration Report of the Madras Port Department for the year 1924-1925.

298. Received G.O. No. 55, Finance (Marine), dated the 29th January 1926, commencing the decision of the Government of India with regard to the incidence of the cost of the passage commutation granted to the Royal Indian Marine Officers—viz Resolution No. 246, dated the 23d January 1924.

299. Received G.O. No. 51, Finance (Marine), dated the 19th January 1926, sanctioning the amount proposed in Resolution No. 529, dated the 18th December 1925, of rule 4 of the rules approved in G.O. No. 23, Marine, dated the 12th March 1925, governing the grant of passage, provision and commutation allowances to employees other than Officers Marine paid from the Madras Pilots Fund.

300. Received G.O. No. 62, Finance (Marine), dated the 1st February 1926, sanctioning the debt to capital of an expenditure of Rs. 15,000 for the enlargement of the Trant's owned section of the 4' and 8' piers lying between the South Dredge to the Aquatic Petroleum Company's oil installation as well as for the laying of an additional 4' pier

to serve the installation—viz. Resolution No. 528, dated the 23rd January 1926.

301. Received the Administration Report of the Sydney Harbour Trust Commissioners for the year ended 30th June 1925.

302. Securities and cash held by the Imperial Bank of India, Madras, for the Madras Port Trust on the 2nd February 1926 were ordered to be secured as follows:—

	Unsecured debts	Cash balances
	Rs.	Rs. A. P.
Revenue Account ..	11,80,382	1,87,259 5 9
Provisional Fund Account ..	7,93,500	11,881 1 4
Deposit Account ..	24,600	4,864 7 0
Royal Indian Marine Officers' Home		
Charity Account ..	57,600	2,379 6 4
Disbursed ..		
Postmen's		
Fund Account ..	28,500	781 8 11
Pilots Fund Account ..	1,12,500	14,156 8 3
Harbour Dues Advance Account ..		1,21,679 15 1
Railway Freight Advance Account ..		85,217 14 8
Capital Account ..	27,57,600	1,81,650 3 7
Sinking Fund Account ..	2,58,000	927 11 4

C. E. WOOD,
President.

Port Trust Office, Madras,
19th February 1926.

METEOROLOGICAL RESULTS.

FROM THE MARINE OBSERVATORY RESULTS.

Date and time referred to.	Stationer referred to.	Temperature				Moisture, inches fall in water.	Wind			Depth of sea.	Cloudy sky	Height sun above horizon	General remarks.
		Corrected Daily Means.		Observed Extremes.			Direction.	Prevailing direction.	Daily velocity.				
		Day.	Night.	Max.	Min.								
January 1926.													
19th, Monday	24.100	21.6	26.9	18.8	67.4	79	SE by E	12.5	..	10 0-6	East.		
20th, Tuesday	23.0	20.9	25.1	18.8	69.9	75	SE by E	10.0	..	8 0-6	Do.		
21st, Wednesday	22.6	21.0	25.2	18.1	68.8	75	SE by E	8.0	..	8 0-6	Do.		
22nd, Thursday	22.0	21.3	25.0	18.0	67.9	75	SE by E	8.0	..	8 0-6	Do.		
23rd, Friday	22.2	21.2	24.9	18.0	67.4	75	SE by E	8.0	..	8 0-6	Do.		
24th, Saturday	22.4	21.0	24.8	18.0	66.2	75	SE by E	11.7	..	8 0-6	Do.		
25th, Sunday	22.7	21.8	25.1	18.7	67.1	75	SE	11.7	..	8 0-6	Do.		

The Standard Barometer and Thermometer are read at 8 a.m., 12 a.m., 4 p.m., and 8 p.m., and the daily means are obtained by the application of hourly corrections deduced from twenty years' observations. The centre of the Barometer is twenty feet above the level of the sea, and the receiver of the daily change is two feet from the ground. The wind, moon and general weather registered are for the current and day—from midnight to midnight.

The total quantity of rain collected from January 1st to 21st March, the average day for the same period being 1.18 inches.

B. R. U. SAVOOR,
Deputy Director.

Marine Observatory,
22nd February 1926.



THE FORT ST. GEORGE GAZETTE.

Published by Authority.

No. 4.] MADRAS, TUESDAY EVENING, FEBRUARY 23, 1905. (Price, 4 annas.)

Part XXX.—Proceedings of the Indian Legislature

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Bills introduced in the Council of State and Legislative Assembly, Reports of Select Committees presented to the Council and Assembly and Bills published under Rule 18 of the Indian Legislative Rules.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

The following Report of the Select Committee on the Bill to amend the law relating to the naturalisation in British India of alien resident persons was presented to the Legislative Assembly on the 20th January, 1905:—

We, the undersigned, Members of the Select Committee to which the Bill is committed and under the law relating to the naturalisation in British India of alien resident persons was referred, have considered the Bill and have now the honour to submit this our Report, with the Bill amended thereby.

We accept the Bill and have made an alteration in it. We recommend that it be taken into consideration without amendment and that it be passed.

2. The Bill was published in the *Gazette of India*, dated the 22nd August 1926.

A. P. MUDDIMAN,
K. C. NEDDY,*
M. RAMACHANDRA RAO,*
B. VENKATAPATIRAJU,*
E. MONTYHILL MACPHERSON,
H. TINKINSON,
DENTS BRAT.

The 27th January 1926.

* Subject to the note appended.

NOTE.

We should like to invite the attention of Government to the difficulties that have arisen in regard to naturalisation of Indians in the United States. These difficulties have been referred in several times in the Legislative Assembly and need not be again set out in detail. While certificates of naturalisation of Indians in view of the States have been withdrawn as a consequence of the decision of the Supreme Court of the United States, it is open to an American citizen to obtain a certificate of naturalisation under the British Nationality and Status of Aliens Act, 1914. A certificate granted under the Act confers on the person concerned the status of a natural born British subject. The Legislature of this country passed legislation so as to amend an Act of Parliament. The result is that an American is free to come to India with the status of a natural born British subject and the Government of India must deal with the problem on any grounds of nationality. We suggest that steps should be taken to place India on the same footing as the self-governing Dominions in granting or refusing a certificate of naturalisation to American citizens and other foreigners from outside India.

M. RAMACHANDRA RAO,
K. C. NEDDY,
B. VENKATAPATIRAJU.

The following Report of the Select Committee on the Bill to amend the Presidency towns Insolvency Act, 1908, and the Provincial Insolvency Act, 1920, was presented in the Legislative Assembly on the 2nd February 1926:—

We, the undersigned, Members of the Select Committee to which the Bill to amend the Presidency towns Insolvency Act, 1908, and the Provincial Insolvency Act, 1920, was referred, have considered the Bill and the papers noted in the margin, and have now the Pleas No. 1, honour to submit this our Report, with the Bill as amended by us, Paper No. 11, annexed thereto.

We have carefully considered the provisions of the Bill which deal with the work of officers appointed in connection with Insolvency, that is to say, the proposed new section 104 in the Presidency towns Insolvency Act, 1908, and the proposed new sub-sections (1) and (2) of section 76 of the Provincial Insolvency Act, 1920. We

are of opinion that the trial of these comparatively minor offences by the High Courts and District Courts is a waste of the time of these Courts, and that in any case it is undesirable that the Court dealing with the innumerable proceedings should try offences of this kind in a system in which it may reasonably be supposed to have formed an opinion prejudicial to the alleged offender. We have accordingly provided that all such cases shall be tried by Magistrates, on conditions preferred by the Magistrate Courts, under the same procedure as is laid down by section 474 of the Code of Criminal Procedure, 1908. Our refusal of these sections removes the ambiguity which has been pointed out in some of the opinions as to the stage of the trial at which the Court may, under the Bill as introduced, in future change.

Apart from the correction of one clerical error we have made no other alterations in the Bill.

3. The Bill was published as follows:—

In English.		Date.
Gazette	..	22nd August 1935.
Gazette of India	..	22nd September 1935.
Port Saint George Gazette	..	8th October 1935.
Barbados Government Gazette	..	17th October 1935.
Colombia Gazette	..	22nd October 1935.
United Provinces Gazette	..	23rd September 1935.
United Government Gazette	..	23rd September 1935.
Burma Gazette	..	23rd September 1935.
United Provinces Gazette	..	23rd September 1935.
Assam Gazette	..	23rd September 1935.
Tihar and Coorg Gazette	..	23rd September 1935.
Coorg District Gazette	..	23rd September 1935.
Madras Official Gazette	..	23rd September 1935.
North-West Frontier Province Gazette	..	23rd September 1935.

In the Vernacular.		Date.
Praedon	Langkat	..
Madras	Tamil	.. 4th October 1935.
	Telugu	.. Do.
	Kannara	.. 17th October 1935.
Punjab	Malayalam	.. Do.
	Gujarati	.. 27th November 1935.
	Burmese	.. 28th September 1935.
South	Siamese	.. 23rd October 1935.

4. We think that the Bill has not been so altered as to require republication, and we recommend that it be passed as now amended.

A. P. MUDGHAL
I. GRAHAM
W. M. HUGHES.
W. F. HUGHES.
HARSHADRAJ TISHINDAR.
T. KANDAKAR.
H. C. NAIDU.
B. C. NAIDU.
H. TINKERSON.

The 2nd February 1936.

Bill No. 31 of 1923.

[AS AMENDED BY THE SELECT COMMITTEE.]

[Words printed in italics indicate the amendments made by the Committee.]

It shall be called the *Providence-town Insolvency Act, 1923*, and the *Providence Insolvency Act, 1923*.

WHEREAS it is expedient to amend the operation of the *Providence-town Insolvency Act, 1920*, in the town of Karachi and in section 111 of that Act and the *Providence Insolvency Act, 1920*, for the said V of 1920, purpose, and for the further purposes hereinafter appearing; It is hereby enacted as follows:—

Short title and commencement.

1. (1) This Act may be called the *Insolvency (Amendment) Act, 1923*.

(2) It shall come into force on such date as the Governor General in Council may, by notification in the Gazette of India, appoint.

Amendment of section 111 of 1920.

2. In the proviso to the *Providence-town Insolvency Act, 1920* (hereinafter referred to as the said Act), for the words "town of Karachi" the words "towns of Bombay and Karachi" shall be substituted.

Amendment of section 2, Act III of 1923.

3. After clause (b) of section 2 of the said Act the following Act III of 1923 shall be inserted, namely:—

"(b) 'Judge' includes a Judicial Commissioner and an Additional Judicial Commissioner;

(bb) 'Writs of the ordinary original writ jurisdiction' means, in respect of the Court of the Judicial Commissioner of Sind, the writs of the municipal district of Karachi as from time to time constituted under the Bombay District Municipal Act, 1901, the Court of Karachi, the City Councils of Karachi and Malabar, and any other within the limits of the original writ jurisdiction of the said Court notified in this Act 1923, behalf by the Local Government."

Amendment of section 2, Act III of 1923.

4. In section 2 of the said Act,—
(a) in clause (a), for the words "and Bombay" the words "Bombay and Barmora" shall be substituted; and

(b) for clause (b) the following clause shall be substituted, namely:—

"(b) the Court of the Judicial Commissioner of Sind."

Amendment of section 4, Act III of 1923.

5. In section 4 of the said Act, for the words "Chief Judge" the words "Judicial Commissioner" shall be substituted.

Amendment of section 5, Act III of 1923.

6. In sub-section (1) of section 5 of the said Act, for the words "Chief Judge" the words "Judicial Commissioner" shall be substituted.

Amendment of section 7, Act III of 1923.

7. In sub-section (2) of section 7 of the said Act, for the words "and Bombay, and the Chief Judge of the Court of Lower Courts" the words "Bombay and Barmora and the Judicial Commissioner of Sind" shall be substituted.

Amendment of section 10, Act III of 1923.

8. In sub-section (5) of section 10 of the said Act, for the words "Chief Court of Lower Courts" the words "Court of the Judicial Commissioner of Sind" shall be substituted.

8. For section 104 of the said Act the following section shall be substituted, namely:—

“104. (1) Where the Court is satisfied, after such *preliminary inquiry*, if any, as it thinks necessary, that there is ground for requiring to be referred to in section 140 and appearing to have been committed by the accused, the Court may record a finding to that effect and make a complaint of the offence in writing to a *Provisional Magistrate* or a Magistrate of the first class having jurisdiction, and such Magistrate shall deal with such complaint in the manner laid down in the Code of Criminal Procedure, 1898.
(2) Any complaint made by the Court under sub-section (1) may be signed by such officer of the Court as the Court may appoint in the behalf.”

V of 1926

V of 1926

V of 1926

10. Any proceedings under the Provincial Insolvency Act, 1920, during the pendency in the Court of the Judicial Commissioner of Sind of the pending commencement of this Act, shall continue, and all the provisions of the proceedings and Act shall apply thereto as if this Act had not been passed.

11. In the Provincial Insolvency Act, 1920,—

(a) In the preamble, for the words “Town of Rangoon” the words “Towns of Rangoon and Kanab” shall be substituted;

(b) In clause (1) of sub-section (1) of section 2, for the words “and of the Town of Rangoon” the words “the Town of Rangoon and the Town of Kanab” shall be substituted; and

III of 1926

(c) for sub-sections (2), (3) and (4) of section 10 the following shall be substituted, namely:—

“10. Where the Court is satisfied, after such *preliminary inquiry*, if any, as it thinks necessary, that there is ground for requiring to be referred to in section 40 and appearing to have been committed by the accused, the Court may record a finding to that effect and make a complaint of the offence in writing to a *Provisional Magistrate* or a Magistrate of the first class having jurisdiction, and such Magistrate shall deal with such complaint in the manner laid down in the Code of Criminal Procedure, 1898.”

V of 1926

The following Bill was introduced in the Legislative Assembly on the 1st February 1926:—

No. 2 of 1926.

A Bill further to amend the Code of Criminal Procedure, 1898, for a certain purpose.

WHEREAS it is expedient further to amend the Code of Criminal Procedure, 1898, for the purpose hereinafter appearing; It is hereby enacted as follows:—

V of 1926

1. This Act may be called the Code of Criminal Procedure Amendment (Second Amendment) Act, 1926.

V of 1926

2. In sub-section (6) of section 125 of the Code of Criminal Procedure, 1898, the words and figures “or section 128” shall be omitted, and before the word and figures “section 116” the words and figures “section 109 or” shall be inserted.

Amendment of section 125, C.P. Act V of 1926.

STATEMENT OF OBJECTS AND REASONS.

Prior to the amendment of section 113 of the Code of Criminal Procedure, 1898, by section 21 (2) of Act XVIII of 1923, Courts have discretion to award either simple or rigorous imprisonment in the case of proceedings under section 109. The effect of the amendment was to take away the discretion, and this Bill restores it. Several Local Governments have represented that the change has worked injuriously, as most of the persons against whom proceedings are taken under section 109 are men for whom sentences of simple imprisonment are quite amenable. The Joint secretaries also have in their administrative reports brought this point prominently to notice. This provision was inserted in the Code of Criminal Procedure (Amendment) Bill which was introduced on the 25th August 1923, but on the 16th September when the Bill was taken into consideration, the provision in question was omitted by the Assembly. The Government of India attach very great administrative importance to the provision, and they have some reason for believing that it was omitted from the Bill in September last largely owing to a misunderstanding as to the class of persons usually proceeded against under section 109. They have accordingly decided to place the proposal once more before the Indian Legislature as a single issue and so to enable its merits to be fully discussed.

A. P. MUDDMAN,

The 28th January 1924.

The following Bill was introduced in the Legislative Assembly on the 2nd February 1924:—

No. 8 of 1924.

A Bill further to amend the Indian Tariff Act, 1924.

WHEREAS it is expedient further to amend the Indian Tariff Act, 1924, for the purposes hereinafter appearing; It is hereby enacted as follows:—

1. (1) This Act may be called the Indian Tariff (Amendment) Act, 1924.

Short title
and extent
section 2.

(2) It shall come into force on such date as the Governor General in Council may, by notification in the Gazette of India, appoint.

Amendment
of the Second
Schedule, Act
VIII of 1924.

2. In the Second Schedule to the Indian Tariff Act, 1924, there shall be made the amendments specified in the Schedule to this Act.

THE SCHEDULE.

(See Section 2.)

AMENDMENTS TO THE SECOND SCHEDULE TO THE INDIAN
TARIFF ACT, 1924.

1. After Item No. 18A, the following Item shall be inserted, namely:—

" 18B | Silk or East Lin "

2. In sub-head (a) of Item No. 11, for *(By figure and words " 20, 40, 50, 60, 70 or 80 lbs.)* the figure and words " 20, 40, 50, 60, 70, or 80 sub-head " shall be substituted; and for the words " the 1st or 2nd item," the words " that item " shall be substituted.

§ In Item No. 10, after the word "boy-toldem" the word "boy-comes" shall be inserted.

4. In Item No. 24A, for the figure "22" in the entry in the fourth column the figure "5" shall be substituted.

4. In Item No 34B, for the entry in the fourth column the following entry shall be substituted, namely:-
"25 per month Rs. 4 per pound of *Chelodactylus* *indicus*, whichever is higher."

4. For Item No. 41 the following Item shall be substituted,
namely:—

100% MINERAL OIL—

[illegible]

p. 1410a No. 42—

(c) For sub-head (i) the following shall be substituted,

name ¹	Year	Age 18 or 20 yrs and older, who ever to England
"(1) <i>Visitors, including guests, to, from, and ally return and go and to, from, and ally associated (the New 10.4 and 10.1).</i>		

(b) sub-heads (3) and (4) shall be omitted, and sub-heads (5) to (10) shall be re-numbered as (3), (4), (5), (6), (7) and (8), respectively; and

(v) In sub-band (3) also re-numbered, for the words "gas guns and rifles" (the words "gas guns, gas rifles and gas pistols" shall be substituted).

2. After Item No. 433 the following Items shall be inserted, namely:—

649. *Phormium tenax* L. ... *At a distance of 6 feet from the*

2. For Item No. 2B the following shall be submitted,

[illegible]

30. In Item No. 54, the word "ink" shall be omitted, and after the words "but excluding" the words, figures and brackets "ink (see No. 443) and " shall be inserted.

31. To Item No. 74 the following shall be added, namely:—
"all other cases specified (see No. 143)";

32. After Item No. 80 the following Item shall be inserted, namely:—

"80A. Cartridges, cases of an electric pistol; gunning, dry, on independent valve; manual and electrical and every other device, provided they are specially marked for offensive or defensive purposes; and also intended exclusively for domestic, agricultural and industrial purposes.

33. In Item No. 80B, the word "sement" shall be omitted.

34. In Item No. 126, for the words and figures "entry No. 45" the words and figures "entries Nos. 45, 80A and 141" shall be substituted.

35. To Item No. 141 the following shall be added, namely:—

"any machine, die press and all plates for the lines being stamped, in any part of British India, from the operation of all the prohibitory and restrictive measures in the Indian Arms Act, 1929; and from and access";

STATEMENT OF OBJECTS AND REASONS.

The object of this Bill is to give effect to certain minor amendments which it is proposed to make in Schedule II of the Indian Tariff Act, 1924. The proposals are dealt with serially below. They are included in a separate Tariff Bill instead of in the Finance Bill, because they are not important from the revenue point of view and have not been made primarily with reference to the revenues of 1926-27.

2. *Cement*.—The present duty on cement is an *ad valorem* one of 15 per cent assessed on a tariff valuation. The price of cement has shown a tendency to fall. The tariff valuation for 1926 has been reduced from Rs. 50 to Rs. 35 per ton, thereby reducing the duty payable from Rs. 7 to Rs. 5 1/4 a ton. It was clear from the report of the Tariff Board on Cement that imported cement was well below an import duty of Rs. 7 a ton, and in order to stabilise the revenue it is proposed to substitute a specific duty of Rs. 9 per ton for the existing *ad valorem* duty of 15 per cent.

3. *Printer's ink*.—In its report, the Tariff Board, while finding that the case for protection of the Printer's Ink industry had not been justified, found that under the existing Tariff Schedule the industry suffers from a direct disability, since the import duty on printer's ink is at the excessive rate of 54 per cent *ad valorem*, and the duties on the necessary constituents are at the rate of 15 per cent *ad valorem*. This disability the Board considered would be removed if the duty on printer's ink be raised to 5 per cent. The Government of India accept this conclusion and now propose to give effect to it.

4. *Seacharcoal*.—Three years ago the duty on seacharcoal was raised from 15 per cent *ad valorem* to a specific rate of Rs. 20 a ton, which was approximately the duty then payable on a quantity of sugar of equivalent saccharine effect. This was, however, an extremely heavy rate on an *ad valorem* basis, and the Government have agreed to encourage

smuggling rather than increase customs or shock imports. It is believed that a reduction is needed (a) to protect Government revenues, and (b) to place trade on a healthy basis. It is accordingly proposed to reduce the duty to Rs 5 a lb. Synthetic labials are usually used as medical preparations, and it is proposed to subject them to the specific duty, or the ordinary ad valorem one, on pharmaceutical preparations, whichever is higher.

6. *Handloms and spandis parts thereof*.—It is proposed to reduce the duty from 15 to 25 per cent ad valorem on handloms and most companion parts. The parts in question are at present assessable at 35 per cent, or 75 per cent according as they are or are not of shape of sizes which can be used in handloms. The change is generally advocated by Local Governments in the interests of handloom weavers, whilst the differentiation in treatment between parts for handloms and machine looms, etc., causes many inconveniences to customs administration, inconsistent with the revenue at stake since imports of these articles for handloom purposes are very small.

7. *Hay presses*.—It is the policy of the Government of India to encourage the development of agriculture by permitting the free export of agricultural machinery. On the advice of the Agricultural Advisor to Government who states that hay presses are now coming into more general use, it has been decided to accede to the policy to admit them into India free of duty.

8. *Stibicins*.—It is proposed to abolish the import duty of 10 per cent on this article as being a raw material of an important industry. The stibic industry in India is experiencing increased competition in the world's markets from synthetic stibic compounds and from its derivatives manufactured in America and Germany from stibic exported from Siam. The effect of the present import duty is to make still further the cost of local stibic uncompetitive when the Indian tin crop is short, and when the local crop is plentiful, there are practically no imports and consequently no revenue. The duty therefore serves no useful purpose.

9. *Exhausting oils*.—The proposal is to substitute a specific duty of one anna and four pice per gallon for the existing ad valorem duty of 7½ per cent. The assessment of duties on these oils on an ad valorem basis is a constant source of difficulty and dispute at Customs Houses owing to the number of grades and varying values of these oils. The difficulty is increased owing to the trade custom whereby direct consignments at special rates are made with large economies reducing thereby the declaration of market-values as required by section 36 of the Sea Customs Act, a matter of some difficulty. Specific duties would seem to be more appropriate than ad valorem rates and are in fact adopted by most countries for these articles. The rate proposed has been determined after careful inquiry as an oil to be high on heavier engine oils. For the sake of uniformity, it is proposed also to change the duty on kerosene oil to a specific one of Rs. 10 per ton. This is exactly the rate at present in force as a tariff reduction limit.

10. *Arms*.—Schedule II of the Indian Arms Act, 1924, defines the weapons which are subject to the Indian Arms Act, others being exempted by law. The exemptions in the Tariff Schedule referring to firearms are items 12, 42 and 136 which do not differentiate between weapons of offence or defence and those which are merely toys, arms of ornaments with the result that all these are liable to a duty of Rs. 10 each. It is proposed to alter the relevant items of the Tariff

Schedule to make it conform with the Indian Arms Rules, 1924, thereby placing toy pistols, etc., muses, etc., under their proper heading. The opportunity has also been taken to improve the drafting of item 11.

16. The amendments are intended to come into effect from the seventh day after this Bill becomes law.

C. A. BIRNIE.

Dated, The 20th January, 1925.

The following Bill was introduced in the Legislative Assembly on the 2nd February 1925:—

No. 10, of 1925.

A Bill further to amend the Indian Income-tax Act, 1922, for various purposes.

WHEREAS it is expedient further to amend the Indian Income-tax Act, 1922, for the purposes hereinafter appearing; It is hereby enacted as follows:—

Short title and extension.—

Extension of time within which to file returns.—

Amendment of section 31, Act 19 of 1922.

Amendment of section 32, Act 19 of 1922.

Amendment of section 33, Act 19 of 1922.

1. (1) This Act may be called the Indian Income-tax (Amendment) Act, 1925.

(2) It shall come into force on the 1st day of April 1926.

2. After section 19 of the Indian Income-tax Act, 1922 (hereinafter referred to as the said Act), the following section shall be inserted, namely:—

"19A. The principal officer of every company shall, on or before the 15th day of June in each year, furnish to the prescribed officer a return in the prescribed form and verified in the prescribed manner of the names and, so far as they are known to him, the addresses of the shareholders to whom a dividend or aggregate dividends exceeding such amount as may be prescribed in this behalf has or have been distributed during the preceding year and of the amount so distributed to each such shareholder."

3. In clause (c) of section 31 of the said Act, after the words "mentioned in" the words and figures "section 19A" shall be inserted.

4. In section 32 of the said Act, after the words "mentioned in" the words and figures "section 19A" shall be inserted.

5. (1) In sub-section (1) of section 33 of the said Act, for the words "person" the word "person" shall be substituted.

(2) For sub-section (2) of the same section the following sub-sections shall be substituted, namely:—

(3) Where the Income-tax Officer has reason to believe that any person, who is a shareholder in a company, is resident and is a British Indian and that the total income of such person will in any year exceed the maximum amount which is not chargeable to income-tax under the law for the time being in force, he may, by order in writing, require the principal officer of the company to furnish at the time of payment of any dividend from the company to the shareholder in that year a statement of such nature as the Income-tax Officer may determine as being the most appropriate in respect of the income of the shareholder in that year.

(d) If in any year the amount of any dividend or the aggregate amount of any dividends paid to any shareholder by a company (together with the amount of any income tax payable by the company in respect thereof) exceeds the maximum amount of the total income of a person which is not chargeable to super-tax under the law for the time being in force, and the principal officer of the company has reasonable cause to believe that the shareholder is resident in British India, and an order under sub-section (1) has been made in respect of such shareholder by the principal officer from the Income-tax Officer, the principal officer shall at the time of payment deduct super-tax on the amount of such excess at the rate which would be applicable under the law for the time being in force if the amount of such dividend or dividends (together with the amount of such income-tax, as aforesaid) constituted the whole total income of the shareholder."

(3) Sub-section (3) of the same section shall be re-enacted as sub-section (4), and in that sub-section for the words "an assessee" the words "another person" and for the word "assessee", where it occurs for the second time, the word "person" shall be substituted.

6. To sub-section (7) of section 56 of the said Act the following provision shall be added, namely:—

"Provided that sub-sections (4) to (6) of section 56 shall apply, so far as may be, to the assessment, collection and recovery of super-tax under sub-section (5) or sub-section (7) of section 57."

7. To section 56 of the said Act the following sub-section shall be added, namely:—

"(4) For the purpose of this section 'the High Court' means—

(a) in relation to the North West Frontier Provinces and British Baluchistan, the High Court of Judicature at Lahore;

(b) in relation to the provinces of *Sindh* and *Muziris*, the High Court of Judicature at Allahabad; and

(c) in relation to the provinces of Coorg, the High Court of Judicature at Madras."

8. After section 56 of the said Act the following section shall be inserted, namely:—

"66A. (1) When any case has been referred to the High Court under section 56, it shall be heard by a Bench of not less than two Judges of the High Court and in respect of such case the provisions of section 56 of the Code of Civil Procedure, 1908, shall apply notwithstanding anything contained in the Letters Patent of any High Court established by Letters Patent or in any other law for the time being in force.

(2) An appeal shall lie to His Majesty in Council from any judgment of the High Court delivered on a reference made under section 56 in any case in which the High Court certifies that the reference involves some substantial question of law.

(3) Nothing in this section shall be deemed—

(a) to be the full and final appeal of His Majesty in Council, or otherwise however; or

(b) to interfere with any rule made by the Judicial Committee of the Privy Council, and for the time being in force, for the presentation of appeals to His Majesty in Council, or their conduct before the said Judicial Committee."

Amendment of section 56, Act XI of 1925.

Amendment of section 56, Act XI of 1925.

Insertion of new section 66A in Act XI of 1925.

STATEMENT OF OBJECTS AND REASONS.

The objects of the Bill are as follows:—

(1) It is intended to render section 57 (f) of the Indian Income-tax Act, 1922 (XI of 1922), effective for the objects that the Legislature originally intended to secure by its enactment. The sub-section in question runs as follows:—

"Where any assessor who is liable to pay super-tax on the amount of the dividends receivable by him from any company is, to the knowledge of the principal officer of the company, residing out of British India, the principal officer shall be liable to pay the super-tax due by such non-resident person in respect of the dividends received by him from the company, and shall have power to deduct the amount of such super-tax from the amount payable by the company to such assessor."

The intention of the sub-section is plain. It was framed to enable super-tax to be collected by deduction at source from the dividends payable to a non-resident shareholder. It has been found, however, that owing to technical defects in the drafting of the sub-section, the latter, as it stands, is of doubtful value. This is partly due to the use of the phrase "any assessor who is liable to pay super-tax." The sub-section contemplates deduction from the dividends at the time of payment, but the "liability" to super-tax does not arise until the following year, when super-tax, like income-tax, is charged on the income of the previous year. Further, an "assessor" is defined in section 2 (f) as "a person by whom income-tax is payable." "Income-tax" in this section includes super-tax [section 53 (f)], but it seems doubtful whether income-tax or super-tax is to be "payable" by a person who has not been formally assessed to income-tax or super-tax. Nor is it clear how super-tax can be "due" from a person who has not been assessed to super-tax. The Bill, therefore, provides for the amendment of the sub-section so as to make it plain that, without any formal assessment proceedings, the principal officer of a company is empowered to deduct super-tax from dividends declared to a non-resident when the amount of such dividends declared in a single financial year to the said non-resident (whether on one account or on more accounts than one) reaches the minimum amount liable to super-tax. The super-tax is in this case to be deducted at the rate applicable to the dividends on the assumption that the payee has no other income.

(2) The second object which the Bill is intended to secure is to give effect to the amendments to which the existing sub-section (f) of section 57 gives rise, owing to the fact that the principal officer of a company can only deduct super-tax from a dividend paid to a non-resident, if the dividend itself exceeds the minimum liable to super-tax and even then can only deduct super-tax on the assumption that the dividend constitutes the whole of the shareholder's income. This may give a non-resident shareholder an unfair advantage over a resident with property in the same income. For example, if a non-resident shareholder draws a dividend of Rs. 40,000 from one company and a dividend of Rs. 60,000 from another company, super-tax will only be deducted on Rs. 10,000 by the principal officer of the second company, whereas, if the shareholder were a resident, he would have to pay super-tax on Rs. 50,000. Here clearly he has an unfair advantage over the resident shareholder. The amending sub-section may also operate unfairly as between two non-residents,

for example, if one non-resident draws a dividend of Rs. 50,000 from one company and a dividend of Rs. 40,000 from another, no super-tax will be deducted, whereas if another non-resident shareholder draws a dividend of Rs. 50,000 from a single company, super-tax will be deducted on Rs. 20,000. In order, therefore, to render it possible, to some extent, for the income of non-residents derived from dividends in different companies and from other sources to be ascertained and taxed at the proper rate, as so to put them, so far as possible, on the same footing, in this respect, as residents, the Bill further provides that the principal officer of every company shall be required to notify to the Department annually all dividends paid to shareholders in excess of a sum to be prescribed by rule. This obligation is not restricted to dividends paid to non-residents, since such information will also be of great use to the Government for the purpose of procuring evidence of super-tax and income-tax by failure on the part of residents to include dividends in their returns. The amount of the individual dividend on which this provision should apply has been left to be fixed by rule in order that a convenient figure may be prescribed in the light of experience.

(3) In the case of the non-resident, the only method of reducing the super-tax on dividends is ordinarily by deduction at source. The Bill, therefore, further provides that where the Income-tax Officer has reason to believe, as a result of the receipt of the information just mentioned from principal officers of companies, or otherwise, that the total income of a non-resident will reach the super-taxable limit, he may authorize to the principal officers of companies in which the non-resident holds shares, the estimated rate of super-tax appropriate to the total income of the non-resident, whereupon the principal officers in question will be required to deduct super-tax from any dividends paid to the non-resident at such rate. Such deductions will be subject to subsequent adjustment as stated below.

(4) It is further proposed to amend section 31 of the Act so as to make it an offence for the principal officer of a company to fail to furnish the returns of shareholders to whom he has paid dividends in excess of the prescribed limits and to amend section 32; similarly, to make it an offence for the principal officer of the company to make a false statement in such a return.

(5) In section 37 (1) and 37 (5) [to be renumbered as sub-sections (a)], which relate, respectively, to the liability of resident members of a registered firm to pay the super-tax chargeable on the share of the profits of the firm due to a non-resident member, and to payment of super-tax on account of non-residents under the provisions of section 37, it is proposed to substitute the word "person" for the word "assessee" owing to the difficulties created by the use of the latter word which have been mentioned above.

(6) Finally, by clause 6, it is proposed to make the provisions of section 14, sub-section (1) to (5) apply to super-tax recovered under sub-section (1) of sub-section (2) of section 37, in that—

(a) credit will be allowed for tax deducted under section 32 when any assessment is made on the shareholder's income in the following year (consequently any excess collection will be adjusted as already mentioned);

(b) the person deducting super-tax shall be bound to pay it within the prescribed time into the Government Treasury;

(c) a person who makes a default in the deduction of super-tax under section 37 shall be liable for the tax;

(d) the power to recover by deduction under section 37 shall not be other methods of recovery; and

(e) every person deducting super tax under section 37 shall be bound to furnish to the shareholder on whose behalf the tax has been deducted a certificate giving in particulars of such deduction.

(f) The Bill also contains provisions designed to overcome the difficulty that has been experienced, both by Government and by the public, owing to the fact that, where of legislation, there is no means of securing uniformity in the administration of the law in different provinces, where different High Courts have expressed different opinions under section 66 in regard to the interpretation of questions of law referred to them. The Bill, therefore, provides that references under section 66 of the Indian Income-tax Act, 1922, should be heard by a Bench of not less than two Judges, that where such Judges disagree the case shall be referred to a third Judge whose opinion shall prevail, and that from a decision of a High Court under section 66 an appeal should lie to the Privy Council.

The 4th January 1933.

HARIL P. BLACKETT.

(Reprinted by order of His Excellency the Governor in Council.)

V. T. KRISHNAMA AGGARWAL,
Secy. to Govt., *Law (Legislation) Dept.*



THE FORT ST. GEORGE GAZETTE.

Published by Authority

No. 5) MADRAS, TUESDAY EVENING, FEBRUARY 12, 1924. (Page, 1 & 2.)

Part IV.—Proceedings of the Madras Legislature

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Act 1 of 1924.—The Madras Indian Force (Amendment) Act.—Tamil, Telugu and English.

Bill to be introduced in the Council of the Governor of Fort St. George for the purpose of making Laws and Regulations.

Under rule 18 of the Madras Legislative Council Rules, the following Bill, together with the Statement of Objects and Reasons, is published for general information:—

BILL No. 2 OF 1924.

A Bill to amend the Madras Village Police Regulation, 1816.

WHEREAS it is expedient to amend the Madras Village Police Regulation, 1816, for the purpose hereinafter appearing; And WHEREAS the previous sanction of the Governor General has been obtained to the passing of this Act; It is hereby enacted as follows:—

1. This Act may be called the Madras Village Police Regulation Amendment Act, 1924.

2. In the first clause of section 10 of the Madras Village Police Regulation, 1816, after the words 'Village chauntry' the words 'or in villages where there is no chauntry, in the place where the head of the village holds such examination' shall be inserted.

STATEMENT OF OBJECTS AND REASONS.

Under the first clause of section 10 of Madras Regulation XI of 1816, heads of villages are empowered to punish offenders in cases of a trivial nature, such as abusive language, uncontrollable squalls or affrays, by confining them in the village chauntry for a time not exceeding twelve hours. This provision is extended by section 6 of (Madras) Regulation IV of 1821 to petty tashes not attended with aggravating circumstances nor committed by persons of notoriously bad character and where the value of the property stolen does not exceed one rupee. In Criminal Revision Case No. 202/20, the High Court (Sir Abdul Rahim, J.) ruled that a village headman had power to enforce the sentence of confinement only in the village chauntry and nowhere else. The Government therefore issued instructions to the effect that village headmen should not exercise the powers conferred by the above provisions in villages in which there are no chauntries, which form a considerable proportion of the total number of villages. In the result, there are at present only two for the trial of petty criminal offences in villages in which there are no chauntries unless steps are taken to constitute punishment cells in them under the Madras Village Courts Act (Act I of 1897).—This is not always practicable. It is therefore considered expedient to amend the first clause of section 10 of Madras Regulation XI of 1816 so as to empower village headmen to confine the offending party, where there is no chauntry, in the place where the head of the village holds his court.

15th February 1926.

C. F. RAMASWAMI AYYAR.

(By order of His Excellency the Governor)

V. T. KRISHNAMA ACHARIYAR,
Secy. to Govt., Law (Legislative) Dept.



SUPPLEMENT TO PART II

OF

THE FORT ST. GEORGE GAZETTE

No. 8]

MADRAS, TUESDAY EVENING, FEBRUARY 23, 1926.

[Price, 4 pice

SEASON REPORT FOR DECEMBER 1925.

TABLE I.—Statement showing the average fall of rain in each district during the month of December 1925, and also the total fall from 1st April 1925, up to the month compared with the corresponding figures of the preceding year and with the averages for a series of years ending 1914.

District	Average for 21 years			1925-1926.			1925-1926.		
	In the month.		From 1st April to end of month.	In the month.		From 1st April to end of month.	In the month.		From 1st April to end of month.
	Heavy days.	Rainfall.		Heavy days.	Rainfall.		Heavy days.	Rainfall.	
1	2	3	4	5	6	7	8	9	10
Chennai—									
1. Arinjai ..	97	0.54	45.64	40.20	6.9	0.29	64.28
2. Vengalpetam ..	9.9	0.22	22.00	..	2.01	22.00	0.0	0.00	22.00
3. Vengalpetam ..	67	0.40	25.60	42.21	0.0	0.00	42.21
4. East Chingleput ..	9.1	0.40	51.40	51.40	0.0	0.00	51.40
5. West Chingleput ..	8.0	0.26	26.40	26.40	0.0	0.00	26.40
6. East ..	0.0	0.00	0.00	0.00	1.3	0.41	4.00
7. West ..	0.0	0.00	0.00	0.00	0.0	0.00	0.00
Madras—									
8. Tiruvallur ..	0.0	0.00	0.00	0.00	0.0	0.00	0.00
9. Tiruvallur ..	0.0	0.00	0.00	0.00	0.0	0.00	0.00
10. Tiruvallur ..	0.0	0.00	0.00	0.00	0.0	0.00	0.00
11. Tiruvallur ..	0.0	0.00	0.00	0.00	0.0	0.00	0.00
Chingleput—									
12. Madurai ..	0.0	0.00	0.00	0.00	0.0	0.00	0.00
13. Madurai ..	0.0	0.00	0.00	0.00	0.0	0.00	0.00
14. Chingleput ..	0.0	0.00	0.00	0.00	0.0	0.00	0.00
15. North Arcot ..	0.0	0.00	0.00	0.00	0.0	0.00	0.00
Tamil Nadu—									
16. Tiruchirappalli ..	0.0	0.00	0.00	0.00	0.0	0.00	0.00
17. Tiruchirappalli ..	0.0	0.00	0.00	0.00	0.0	0.00	0.00
18. Tiruchirappalli ..	0.0	0.00	0.00	0.00	0.0	0.00	0.00
19. Tiruchirappalli ..	0.0	0.00	0.00	0.00	0.0	0.00	0.00
20. Tiruchirappalli ..	0.0	0.00	0.00	0.00	0.0	0.00	0.00
21. Tiruchirappalli ..	0.0	0.00	0.00	0.00	0.0	0.00	0.00
22. Tiruchirappalli ..	0.0	0.00	0.00	0.00	0.0	0.00	0.00
23. Tiruchirappalli ..	0.0	0.00	0.00	0.00	0.0	0.00	0.00
24. Tiruchirappalli ..	0.0	0.00	0.00	0.00	0.0	0.00	0.00
25. Tiruchirappalli ..	0.0	0.00	0.00	0.00	0.0	0.00	0.00
26. Tiruchirappalli ..	0.0	0.00	0.00	0.00	0.0	0.00	0.00
27. Tiruchirappalli ..	0.0	0.00	0.00	0.00	0.0	0.00	0.00
28. Tiruchirappalli ..	0.0	0.00	0.00	0.00	0.0	0.00	0.00
29. Tiruchirappalli ..	0.0	0.00	0.00	0.00	0.0	0.00	0.00
30. Tiruchirappalli ..	0.0	0.00	0.00	0.00	0.0	0.00	0.00

1 = Agency

† Including Chingleput and the Annamalai hills.

II Bys. 1

2 = District.

* Including Tiruvallur.

† Including Tiruvallur.

CULTIVATION STATEMENT—APRIL TO DECEMBER 1925.

[On an average of the five years ending 1924-25, the area sown from April to December represents 45 per cent on dry lands and 40 per cent on wet lands.]

General.—During the month of December 1925 the rainfall was heavy in the Coimbatore, Tanjore and Tirunelveli and moderate in Cuddalore, the Central districts, Madurai, Ramanad and the Nilgiris, but little rain was recorded in the Cisterns. The rainfall during the month was up to or above the average in all districts of the Presidency except Coimbatore, Tirunelveli, East Godavari and West Godavari. Water-scarcity was generally noticed except in parts of Bellary, Anantapur, the Central districts and the non-Portuguese parts of Madurai.

Transplantation or sowing of paddy was fairly general in the Coimbatore, the Central and the Southern districts and South Kanara. Sugarcane was sown on

transplanted in Kanara, Cuddalore, Kottayam, Coimbatore and Ramanad. Other crops sown were cotton in Bellary, Cuddalore, Nellore and Coimbatore, sugarcane in Ramanad, betelnut in Cuddalore, Nellore, North Arcot and Solapur, maize in Kottayam, pulses in Bellary, East Godavari and Kottayam and cotton in Coimbatore. Tobacco was transplanted in East Godavari and Bellary.

2. *April to December*.—Sowing up to the end of the month was generally satisfactory except in Coimbatore, Tirunelveli and Ramanad where they were somewhat retarded by want of timely rains.

(a) *Dry lands*.—The total area was more than the average by 4 per cent, but was a little less than last year. The increase was mainly in the Dornan, North Arcot, North Arcot and Solapur.

(b) *Wet lands*.—The total area exceeded the average and last year's figures by 3 and 1 per cent respectively. The increase was mainly in the Cisterns, the Coimbatore and Malabar.

Series III.—Statement showing the average prices of the principal feed-grains and oil for the month of December 1924.

Group.	District.	Average of several sales in 20 Tons per Month.								
		Rice, second sort.						Rag.		
		In November 1924. (1)	In December 1924. (2)	In November 1924. (3)	In December 1924. (4)	In November 1924. (5)	In December 1924. (6)	In November 1924. (7)	In December 1924. (8)	In November 1924. (9)
1. Olean ..	1. Gangan
	2. Yangapian
	3. Mafay, East
	4. Mafay, West
	5. Mafay
2. Davao ..	6. Zamboanga
	7. Zamboanga
	8. Zamboanga
	9. Zamboanga
	10. Zamboanga
3. Cebu ..	11. Cebu
	12. Cebu
	13. Cebu
	14. Cebu
	15. Cebu
4. Cebu ..	16. Cebu
	17. Cebu
	18. Cebu
	19. Cebu
	20. Cebu
5. Cebu ..	21. Cebu
	22. Cebu
	23. Cebu
	24. Cebu
	25. Cebu
6. Cebu ..	26. Cebu
	27. Cebu
	28. Cebu
	29. Cebu
	30. Cebu
7. Cebu ..	31. Cebu
	32. Cebu
	33. Cebu
	34. Cebu
	35. Cebu
8. Cebu ..	36. Cebu
	37. Cebu
	38. Cebu
	39. Cebu
	40. Cebu
9. Cebu ..	41. Cebu
	42. Cebu
	43. Cebu
	44. Cebu
	45. Cebu
10. Cebu ..	46. Cebu
	47. Cebu
	48. Cebu
	49. Cebu
	50. Cebu

Group.	District.	Average of several sales in 20 Tons per Month.								
		Cebu.						Rag.		
		In November 1924. (1)	In December 1924. (2)	In November 1924. (3)	In December 1924. (4)	In November 1924. (5)	In December 1924. (6)	In November 1924. (7)	In December 1924. (8)	In November 1924. (9)
1. Cebu ..	1. Cebu
	2. Cebu
	3. Cebu
	4. Cebu
	5. Cebu
2. Cebu ..	6. Cebu
	7. Cebu
	8. Cebu
	9. Cebu
	10. Cebu
3. Cebu ..	11. Cebu
	12. Cebu
	13. Cebu
	14. Cebu
	15. Cebu
4. Cebu ..	16. Cebu
	17. Cebu
	18. Cebu
	19. Cebu
	20. Cebu
5. Cebu ..	21. Cebu
	22. Cebu
	23. Cebu
	24. Cebu
	25. Cebu
6. Cebu ..	26. Cebu
	27. Cebu
	28. Cebu
	29. Cebu
	30. Cebu
7. Cebu ..	31. Cebu
	32. Cebu
	33. Cebu
	34. Cebu
	35. Cebu
8. Cebu ..	36. Cebu
	37. Cebu
	38. Cebu
	39. Cebu
	40. Cebu
9. Cebu ..	41. Cebu
	42. Cebu
	43. Cebu
	44. Cebu
	45. Cebu
10. Cebu ..	46. Cebu
	47. Cebu
	48. Cebu
	49. Cebu
	50. Cebu

(1) Yellow skins; (2) White skins; (3) Average of white and yellow skins; (4) Average of white and black skins; (5) Average of white, red and black skins; (6) Average of white and red skins; (7) Average of white and black skins.

Actual prices—December 1924.—Rice.—During the month there was a fall in the average actual price of rice and rag in many districts, but the price of cane was generally higher than in the previous month.

The price of oleum fell by 3 per cent in Manila. The price of cane fell by 5 to 10 per cent in Zamboanga, Zamboanga and Zamboanga. But rose to the same extent in Zamboanga.

3. Price in the month were generally lower than in December 1924, but the price of cane was higher in the Cebu, Manila and Zamboanga. They were 10 to 15 per cent lower for rice in West Zamboanga, Manila, Zamboanga, Manila,

North Aron, Zamboanga and Manila, for rag in Zamboanga, Zamboanga, Manila, North Aron, Zamboanga, Manila and Zamboanga, for cane in Manila and Zamboanga and for oleum in Zamboanga, Zamboanga, Manila and Manila.

Prices were lower by more than 50 per cent for rag in Zamboanga and Zamboanga and for oleum in the Zamboanga and Manila.

The price of rag was higher by more than 50 per cent in Zamboanga and that of cane by 10 per cent in Zamboanga.

W. S. HODGES,

Secret (Land Revenue and Settlement) Secretary,
Manila, 24th February 1925.



SUPPLEMENT TO PART II

THE FORT ST. GEORGE GAZETTE

No. 8.]

MADRAS, TUESDAY EVENING, FEBRUARY 23, 1926.

[Price, 4 pice.

ABSTRACT OF SEASON REPORTS FOR THE WEEK ENDING 20th FEBRUARY 1926.

GENERAL SUMMARY.

No rain during the week. Transplantation or sowing of paddy in parts of East and West Godavari, Kurnool, the Carnatic, North Arcot, Madurai, Tanjore and the West Coast still up to the Vignapattam, Nellore, Colaba and Rameswaram and sowing of cotton in Nellore, Colaba and Madurai and generally in East and West Godavari and Coimbatore proceeding. Standing crops fair to good. Harvest of paddy in Cuddalore, the Carnatic, the Central Districts, the South and the West Coast, cotton in parts of the Carnatic, Kurnool, Bellary, Coimbatore, Trichinopoly, Madurai and Rameswaram in Colaba, Trichinopoly, Madurai and Rameswaram, up to Cuddalore, Colaba and Madurai, horsegram in West Godavari, Guntur, Bellary, Anantapur, Nellore, Chittoor, Solon and Coimbatore, mango in Trichinopoly and Madurai, groundnut in Anantapur and Madurai, pulses in the Carnatic, Kurnool, Bellary and Nellore, sugar in Guntur, Anantapur and Coimbatore, chillies in parts of the Carnatic, Kurnool and Coimbatore and tobacco in West Godavari, Guntur and Coimbatore, cutting of sugarcane in the Carnatic, Bellary and parts of the Central Districts and plucking of cotton in Guntur and the Deccan proceeding; cotton generally fair. Water-supply generally sufficient except in parts of Bellary, Anantapur, the Central Districts and the non-Periyar area of Madurai. Grazing generally available. Fodder sufficient. Prices fairly steady. Prospects fair to good.

W. S. BROWN,
Secretary

SEAL (LAND REVENUE AND SETTLEMENT),
MADRAS, 23rd February 1926.

II 245-2

DISTRICT REPORTS.

GANTAK.

No rain in the week. Water-supply sufficient. 27-28 feet of water in the Sarda reservoir and 19-23 feet in the Sarda Sarda reservoir. Standing crops fair. Harvest of sugarcane and cutting of sugarcane proceeding; cotton fair. Employment available. Grain stocks sufficient. Prospects good.

VIZAGAPATAM.

No rain in the week. Water-supply sufficient. Transplantation of crops concluding. Standing crops harvest. Cutting of sugarcane proceeding in parts; cotton fair to normal. Employment available. Emigration on a small scale. Grain stocks sufficient. Prospects good.

EAST GODAVARI.

No rain in the week. Water-supply sufficient. The Godavari 2-3 feet above the mark. Transplantation of paddy and sowing of paddy proceeding in parts. Standing crops fair. Harvest of cotton, pulses and chillies and cutting of sugarcane proceeding; cotton of cotton and chillies, fair to normal; pulses, poor to normal; sugarcane, normal. Employment available. Grain stocks sufficient. Prospects good.

WEST GODAVARI.

No rain in the week. Water-supply sufficient. Transplantation of second crop paddy and generally almost completed. Standing crops fair. Harvest of cotton, tobacco, chillies, galena, horsegram and tamarind and cutting of sugarcane proceeding; cotton and sugarcane. Grain stocks sufficient. Prospects good.

KURNA.

No rain in the week. Water-supply sufficient. No flow over the crest of the Kurna dam. Standing crops thriving well. Harvest of cotton, chillies, Bengal gram, tamarind, sorghum and cutting of sugarcane proceeding in parts; cotton fair. Employment available. Grain stocks sufficient. Prospects good.

GUNTUR.

No rain in the week. Water-supply generally sufficient. Sowing of Bengal gram proceeding in parts. Standing crops fair. Harvest of tobacco, maize, sorghum, chilies, berseem, pulses, sesamum, cotton, krap and water cast and pinking of cotton proceeding; cotton of chilies, berseem and cotton poor; krap, fair to normal; others, fair. Employment available. Grain stocks sufficient. Prospects fair. Fall in the price of ragi and chikni at Machilva and of mamba at Ongole.

KURNOOL.

No rain in the week. Water-supply generally sufficient. The Templeghat 70 feet below crest. Average discharge through the head sluice at Sankunda 2500 cubic feet per second. Transplantation of second crop paddy proceeding in parts. Standing crops generally fair. Harvest of tobacco, chilies and Bengal gram and pinking of cotton proceeding; cotton fair. Employment generally available. Grain stocks generally sufficient. Prospects fair.

BELLARY.

No rain in the week. Water-supply sufficient in wells and in river channels and sufficient in most tanks. Drying water sufficient in three villages of the Durgamchali taluk. Standing crops generally fair, but cotton and white chilies in a few villages of the Bellary taluk affected by insect pests. There are *Dasypygus*. Harvest of tobacco, berseem and Bengal gram, cutting of sugarcane and pinking of cotton proceeding in parts; cotton of chilies poor to fair; berseem, fair; Bengal gram, poor; sugarcane, fair to average; cotton, poor to one tank and fair elsewhere. Employment available. Grain stocks sufficient. Prospects fair. Fall in the price of ragi and pulser chikni at Kodigi.

ANANTAPUR.

No rain in the week. Water-supply insufficient for irrigation except under some tanks, wells and river channels. Standing crops generally fair, but chilies in the Paravada taluk damaged by grasshoppers. Harvest of groundnut, cotton and berseem and pinking of cotton proceeding; cotton generally fair. Employment available. Grain stocks sufficient. Prospects fair.

CUDDAPORE.

No rain in the week. Water-supply generally sufficient except in parts of the Palamathi taluk. Standing crops fair. Harvest of paddy and ragi proceeding; cotton fair to normal. Employment available. Grain stocks sufficient. Prospects good. Fall in the price of yellow chikni at Pulivendla and of rice at Pudukottai.

NELLORE.

No rain in the week. Water-supply sufficient 20-18 feet of water in the Koppa reservoir. Sowing of second crop paddy, cotton, ragi and chilies proceeding in parts. Standing crops fair. Harvest of paddy, berseem and berseem proceeding in districts; cotton of paddy, poor to fair in Venkateswara and berseem and fair to normal elsewhere; berseem and berseem fair. Employment available. Grain stocks sufficient. Prospects good in Kovur, Nellore, Under and Nagar taluks and elsewhere. Rise in the price of chikni at Doot.

CHINNELUR.

No rain in the week. Water-supply sufficient. Transplantation and sowing of second crop paddy proceeding. Standing crops good. Harvest of paddy proceeding; cotton fair. Employment available. Grain stocks sufficient. Prospects good.

SOUTH ARCOT.

No rain in the week. Water-supply sufficient. Transplantation and sowing of paddy proceeding. Standing crops fair. Harvest of paddy proceeding; cotton fair. Employment available. Grain stocks sufficient. Prospects good. Fall in the price of rice at Villupuram and of ragi at Kollamkudi.

CHITTOOR.

No rain in the week. Water-supply generally sufficient in wells except in parts of the Chittoor taluk and insufficient in other areas except in the Tirumala and Kollamkudi taluks and parts of the Madanapalle and Chittoor taluks and the Puttur taluk. Standing crops fair. Harvest of paddy and berseem proceeding; cotton fair. Employment available. Grain stocks sufficient. Prospects generally fair.

NORTH ARCOT.

No rain in the week. Water-supply sufficient in tanks except in Tirumala, Tirumala, Tirumala and parts of Villupuram; supply in wells and river channels sufficient. Sowing of second crop paddy proceeding. Standing crops fair. Harvest of paddy proceeding; cotton fair. Employment available. Grain stocks sufficient. Prospects fair. Rise in the price of ragi at Tirumala.

SALEM.

No rain in the week. Water-supply insufficient for irrigation except in Attur and in parts of Udumalpet and under river channels in the Namakkal taluk; sufficient for drinking purposes in parts of the Namakkal and Tirumala taluks. Standing crops generally fair. Harvest of paddy and berseem and cutting of sugarcane proceeding; cotton of paddy, poor to two taluks, fair in four taluks and normal to three and four in three taluks; berseem, poor to three and four in three taluks; sugarcane, fair. Employment available except in parts of the Namakkal taluk. Transplantation continues from the Namakkal taluk. Grain stocks sufficient. Prospects fair. Rise in the price of chikni at Chittoor.

COMBATORE.

No rain in the week. Water-supply sufficient in districts, in wells except in parts of the taluks of Srirangapatna, Srirangapatna and Srirangapatna and in tanks except in Srirangapatna and Srirangapatna and in parts of the taluks of Srirangapatna and Srirangapatna. Five feet of water in the Srirangapatna and Srirangapatna. Drinking water sufficient in all taluks. Sowing of paddy, berseem and cotton proceeding in parts; cotton of paddy, poor to normal in Srirangapatna, fair in three taluks, fair to normal in three taluks and fair to normal in Srirangapatna and Srirangapatna; tobacco, poor to fair in one taluk and fair in four taluks; mamba and chilies, fair to normal; ragi, normal; berseem, poor to fair in three taluks and fair to normal elsewhere; chilies, poor to normal in one taluk, poor in another, and fair to normal in two taluks; sugarcane, fair to normal; cotton, fair to normal in one and poor in another taluk; cotton, fair to normal in two taluks and poor in one taluk. Employment available. Grain stocks sufficient. Prospects fair. Fall in the price of mamba at Srirangapatna.

TIRUCHENGOORE.

No rain in the week. Water-supply sufficient in parts. Standing crops fair. Harvest of paddy, cotton, mamba and sugarcane and cutting of sugarcane proceeding; cotton fair. Employment available. Grain stocks sufficient. Prospects fair.

RAINFALL AND PRICES OF THE STAPLE FOOD-GRAINS FOR THE WEEK ENDING 20th FEBRUARY 1900	
RAINFALL IN INCHES.	
1.00	1.00
2.00	2.00
3.00	3.00
4.00	4.00
5.00	5.00
6.00	6.00
7.00	7.00
8.00	8.00
9.00	9.00
10.00	10.00
11.00	11.00
12.00	12.00
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42.00	42.00
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91.00	91.00
92.00	92.00
93.00	93.00
94.00	94.00
95.00	95.00
96.00	96.00
97.00	97.00
98.00	98.00
99.00	99.00
100.00	100.00

[illegible]